WEDNESDAY, APRIL 17, 2019

TWENTY-NINTH LEGISLATIVE DAY

The House met at 9:00 a.m. and was called to order by Mr. Speaker Casada.

The proceedings were opened with prayer by Representative J. Sexton.

Representative J. Sexton led the House in the Pledge of Allegiance to the Flag.

ROLL CALL

The roll call was taken with the following results:
Present96

Representatives present were Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, Daniel, DeBerry, Dixie, Doggett, Dunn, Eldridge, Faison, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada -- 96

EXCUSED

The Speaker announced that the following member has been excused, pursuant to request under **Rule No. 20**:

Representative Moody; personal

PRESENT IN CHAMBER

Rep. Farmer was recorded as being present in the Chamber.

COMMUNICATION April 17, 2019

Chairman Cameron Sexton Cordell Hull Building - Suite 604 425 5th Avenue North Nashville, TN 37243

Re: The Council of State Governments- Governing Board Appointment 1346

Dear Chairman Sexton,

As Speaker of the House of Representatives, I am appointing you to serve as a member of The Council of State Governments' Governing Board. Your term begins immediately, ends January 12, 2021, and is served at the pleasure of the Speaker of the House of Representatives, as the appointing authority.

I am forwarding a copy of this letter to Jessica Clay, Membership Coordinator with The Council of State Governments. Ms. Clay's office will be contacting you in the near future regarding this appointment.

I am confident that you will perform the duties of the office with the high standard of professionalism, dedication, and integrity that the citizens of Tennessee deserve and expect of their public servants.

Best Wishes.

/s/ Speaker Glen Casada

cc: Lt. Gov. Randy McNally
Jessica Clay- Membership Coordinator- The Council of State Governments
Cade Cothren
Connie Ridley
Karen Garrett
Anastasia Campbell

COMMUNICATION April 17, 2019

Representative Andy Holt Cordell Hull Building- Suite 642 425 5th Avenue North Nashville, TN 37243

Tammy Letzler

Re: The Council of State Governments - Governing Board Appointment

Dear Representative Andy Holt,

As Speaker of the House of Representatives, I am appointing you to serve as a member of The Council of State Governments' Governing Board. Your term begins immediately, ends January 12, 2021, and is served at the pleasure of the Speaker of the House of Representatives, as the appointing authority.

I am forwarding a copy of this letter to Jessica Clay, Membership Coordinator with The Council of State Governments. Ms. Clay's office will be contacting you in the near future regarding this appointment.

1347

I am confident that you will perform the duties of the office with the high standard of professionalism, dedication, and integrity that the citizens of Tennessee deserve and expect of their public servants.

Best Wishes,

Speaker Glen Casada

cc: Lt. Gov. Randy McNally

Jessica Clay- Membership Coordinator- The Council of State Governments

Cade Cothren Connie Ridley Karen Garrett Anastasia Campbell

Anastasia Campbe Tammy Letzler

COMMUNICATION April 17, 2019

Leader William Lamberth Cordell Hull Building- Suite 602 425 5th Avenue North Nashville, TN 37243

Re: The Council of State Governments - Intergovernmental Affairs Committee Appointment

Dear Leader Lamberth,

As Speaker of the House of Representatives, I am appointing you to serve as a member of The Council of State Governments' Intergovernmental Affairs Committee. Your term begins immediately, ends January 12,2021, and is served at the pleasure of the Speaker of the House of Representatives, as the appointing authority.

I am forwarding a copy of this letter to Jessica Clay, Membership Coordinator with The Council of State Governments. Ms. Clay's office will be contacting you in the near future regarding this appointment.

I am confident that you will perform the duties of the office with the high standard of professionalism, dedication, and integrity that the citizens of Tennessee deserve and expect of their public servants.

Best Wishes,

/s/ Speaker Glen Casada

cc: Lt. Gov. Randy McNally

Jessica Clay- Membership Coordinator- The Council of State Governments

Cade Cothren Connie Ridley

1348

Karen Garrett Anastasia Campbell Tammy Letzler

COMMUNICATION April 17, 2019

Deputy Speaker Matthew Hill Cordell Hull Building- Suite 610 425 5th Avenue North Nashville, TN 37243

Re: The Council of State Governments - Intergovernmental Affairs Committee Appointment

Dear Deputy Speaker Hill,

As Speaker of the House of Representatives, I am appointing you to serve as a member of The Council of State Governments' Intergovernmental Affairs Committee. Your term begins immediately, ends January 12, 2021, and is served at the pleasure of the Speaker of the House of Representatives, as the appointing authority.

I am forwarding a copy of this letter to Jessica Clay, Membership Coordinator with The Council of State Governments. Ms. Clay's office will be contacting you in the near future regarding this appointment.

I am confident that you will perform the duties of the office with the high standard of professionalism, dedication, and integrity that the citizens of Tennessee deserve and expect of their public servants.

Best Wishes

/s/ Speaker Glen Casada

cc: Lt. Gov. Randy McNally

Jessica Clay- Membership Coordinator- The Council of State Governments

Cade Cothren
Connie Ridley
Karen Garrett
Anastasia Campbell
Tammy Letzler

COMMUNICATION April 17, 2019

Chairman Martin Daniel Cordell Hull Building - Suite 526 425 5th Avenue North Nashville, TN 37243

1349

Re: The Council of State Governments - Interbranch Affairs Committee Appointment Dear Chairman Daniel,

As Speaker of the House of Representatives, I am appointing you to serve as a member of The Council of State Governments' Interbranch Affairs Committee. Your term begins immediately, ends January 12, 2021, and is served at the pleasure of the Speaker of the House of Representatives, as the appointing authority.

I am forwarding a copy of this letter to Jessica Clay, Membership Coordinator with The Council of State Governments. Ms. Clay's office will be contacting you in the near future regarding this appointment.

I am confident that you will perform the duties of the office with the high standard of professionalism, dedication, and integrity that the citizens of Tennessee deserve and expect of their public servants.

Best Wishes.

/s/ Speaker Glen Casada

cc: Lt. Gov. Randy McNally

Jessica Clay- Membership Coordinator- The Council of State Governments

Cade Cothren
Connie Ridley
Karen Garrett
Anastasia Campbell
Tammy Letzler

COMMUNICATION April 17, 2019

Representative Chris Todd Cordell Hull Building - Suite 608 425 5th Avenue North Nashville, TN 37243

Re: The Council of State Governments - Interbranch Affairs Committee Appointment

Dear Representative Todd,

As Speaker of the House of Representatives, I am appointing you to serve as a member of The Council of State Governments' Interbranch Affairs Committee. Your term begins immediately, ends January 12, 2021, and is served at the pleasure of the Speaker of the House of Representatives, as the appointing authority.

I am forwarding a copy of this letter to Jessica Clay, Membership Coordinator with The Council of State Governments. Ms. Clay's office will be contacting you in the near future regarding this appointment.

1350

I am confident that you will perform the duties of the office with the high standard of professionalism, dedication, and integrity that the citizens of Tennessee deserve and expect of their public servants.

Best Wishes,

/s/ Speaker Glen Casada

cc: Lt. Gov. Randy McNally

Jessica Clay- Membership Coordinator- The Council of State Governments

Cade Cothren Connie Ridley Karen Garrett

Anastasia Campbell Tammy Letzler

COMMUNICATION April 17, 2019

James Dunn Cordell Hull Building- Suite 602 425 5th Avenue North Nashville, TN 37243

Re: The Council of State Governments - Shared State Legislation Committee Appointment

Dear Mr. Dunn,

As Speaker of the House of Representatives, I am appointing you to serve as a member of The Council of State Governments' Shared State Legislation Committee. Your term begins immediately, ends January 12, 2021, and is served at the pleasure of the Speaker of the House of Representatives, as the appointing authority.

I am forwarding a copy of this letter to Jessica Clay, Membership Coordinator with The Council of State Governments. Ms. Clay's office will be contacting you in the near future regarding this appointment.

I am confident that you will perform the duties of the office with the high standard of professionalism, dedication, and integrity that the citizens of Tennessee deserve and expect of their public servants.

Best Wishes,

/s/ Speaker Glen Casada

cc: Lt. Gov. Randy McNally

Jessica Clay- Membership Coordinator- The Council of State Governments

Cade Cothren

1351

Connie Ridley Karen Garrett Anastasia Campbell Tammy Letzler

SPONSORS ADDED

Under **Rule No. 43**, the following members were permitted to add their names as sponsors as indicated below, the prime sponsor of each having agreed to such addition:

House Resolution No. 85 Reps. Clemmons and Powell as prime sponsors.

House Resolution No. 86 Reps. Smith, Sherrell, Hall, Helton, Cooper, Miller, Byrd, Van Huss, Whitson, Dixie, Leatherwood, Jernigan, Kumar, Gant, C. Sexton, J. Sexton, Casada, M. Hill and Vaughan as prime sponsors.

House Resolution No. 87 Reps. Smith, Sherrell, Helton, Cooper, Miller, Byrd, Van Huss, Whitson, Leatherwood, Hall, Dixie, Jernigan, Kumar, Gant, C. Sexton, J. Sexton, Casada, M. Hill and Vaughan as prime sponsors.

House Joint Resolution No. 54 Reps. Kumar, Terry, Powell and Helton as prime sponsors.

House Joint Resolution No. 459 Reps. Sparks, Rudd and Baum as prime sponsors.

House Joint Resolution No. 467 Rep. Cooper as prime sponsor.

House Joint Resolution No. 468 Rep. Clemmons as prime sponsor.

House Joint Resolution No. 474 Reps. Leatherwood, Reedy and Whitson as prime sponsor.

House Bill No. 37 Rep. Freeman as prime sponsor.

House Bill No. 91 Reps. Dunn, Baum, Moon, Holsclaw and White as prime sponsors.

House Bill No. 108 Rep. Helton as prime sponsor.

House Bill No. 164 Reps. Helton, Coley, Gant and Ogles as prime sponsors.

House Bill No. 167 Reps. Sherrell, Helton, Haston, Ogles, Hardaway and Coley as prime sponsors.

House Bill No. 516 Reps. Whitson, Helton and Moon as prime sponsors.

House Bill No. 643 Rep. J. Sexton as prime sponsor.

House Bill No. 656 Rep. Haston as prime sponsor.

House Bill No. 715 Rep. DeBerry as prime sponsor.

1352

House Bill No. 799 Rep. Griffey as prime sponsor.

House Bill No. 909 Rep. Thompson as prime sponsor.

House Bill No. 939 Reps. Casada, White and Holt as prime sponsors.

House Bill No. 980 Rep. Leatherwood as prime sponsor.

House Bill No. 1023 Rep. Helton as prime sponsor.

House Bill No. 1029 Reps. Helton and J. Sexton as prime sponsors.

House Bill No. 1063 Rep. Miller as prime sponsor.

House Bill No. 1141 Reps. Hall, Griffey, Rudder, Ragan, T. Hill and Lamberth as prime sponsors.

House Bill No. 1264 Rep. Moon as prime sponsor.

House Bill No. 1288 Rep. Lamberth as prime sponsor.

House Bill No. 1315 Reps. Hardaway, Love, Littleton, Faison, Crawford and Ogles as prime sponsors.

House Bill No. 1364 Reps. Helton, Whitson, Bricken, Terry and Byrd as prime sponsors.

House Bill No. 1498 Reps. Rudd, Shaw, Kumar, Littleton, Ragan and Daniel as prime sponsors.

MESSAGE FROM THE SENATE April 16, 2019

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos. 206, 355, 367, 857, 1286, 1324, 1363, 1373 and 1498; passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

*Senate Bill No. 206 -- Alcoholic Beverage Commission - As introduced, requires the commission to publish its annual report concerning statistical information provided by beer boards on its website instead of making copies of the report available to persons who submit a written request for the report. - Amends TCA Title 57. by *Yager. (HB1066 by *Sanderson)

Senate Bill No. 355 -- Industrial Development - As introduced, requires brownfield redevelopment projects to be sites located in mid-size and small counties; clarifies square footage qualifications for a project to include all facilities taken together; prohibits allocations to the corporation engaged in the project continuing past maturity of the original bond or obligation, which can be no longer than 30 years. - Amends TCA Title 7, Chapter 53. by *Gardenhire. (*HB327 by *Howell, *Hall, *Hardaway)

Senate Bill No. 367 -- Health Care - As introduced, increases the time period from 10 days to 20 days for a healthcare provider to furnish to a patient a copy or summary of such patient's medical records upon request in writing by the patient. - Amends TCA Title 33, Chapter 2; Title 63 and Title 68, Chapter 11. by *Jackson. (*HB341 by *Hill M, *Lamberth)

Senate Bill No. 857 -- Boats, Boating - As introduced, changes the date by which persons who sell certificates of number for boats must remit revenue to the Tennessee fish and wildlife commission from the 10th day after the first of the month to the 14th day after the first of the month. - Amends TCA Title 69, Chapter 9. by *Crowe, *Gardenhire, *Roberts, *Stevens, *Yager. (*HB540 by *Crawford)

Senate Bill No. 1286 -- TennCare - As introduced, requires the bureau to establish a program that identifies child TennCare enrollees who are likely to be eligible for federal supplemental security income due to disability upon reaching 18 years of age; requires the program to initiate counseling with and provide enrollment assistance to the child to prevent a gap in TennCare eligibility upon the child reaching 18 years of age. - Amends TCA Title 71. by *Pody, *Roberts. (*HB616 by *Kumar)

Senate Bill No. 1324 -- Remedies and Special Proceedings - As introduced, defines a guardian for purposes of criminal injuries compensation. - Amends TCA Title 29, Chapter 13. by *Bowling. (*HB864 by *DeBerry, *Lamberth)

Senate Bill No. 1363 -- Metropolitan Government - As introduced, defines the county seat, if the county seat is an incorporated municipality, as the principal city for purposes of county and city consolidation, if the largest city by population in the county fails to adopt a consolidation resolution within 90 days of the county's adoption of a consolidation resolution. - Amends TCA Title 7. by *Yager. (*HB1357 by *Calfee)

Senate Bill No. 1373 -- Education, Curriculum - As introduced, requires the state board of education to approve a released time course offered by a local board of education for school credit as a special course that offers elective credits for each student who participates; requires instructors of a released time course offered for school credit to be licensed; prohibits the state board of education from requiring prior approval of the curriculum or textbooks of a released time course offered for school credit. - Amends TCA Title 49. by *Yager. (*HB307 by *Powers)

Senate Bill No. 1498 -- Motor Vehicles - As introduced, defines "trailer" for purposes of the length restriction on buses operating with trailers attached. - Amends TCA Title 55, Chapter 7, Part 2. by *Bailey, *Yager. (*HB1090 by *Keisling)

MESSAGE FROM THE SENATE April 16, 2019

MR. SPEAKER: I am directed to return to the House, House Bills Nos. 51, 86, 104, 187, 295, 381, 396, 536, 603, 655, 686, 705, 838, 868, 1078, 1142, 1190, 1242, 1303, 1342, 1388, 1503, 1505, 1506 and 1513; substituted for Senate Bills on same subjects and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 16, 2019

MR. SPEAKER: I am directed to return to the House, House Joint Resolutions Nos. 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432 and 433; concurred in by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 16, 2019

MR. SPEAKER: I am directed to return to the House, House Bills Nos. 699, 924, 1139 and 1504; signed by the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

ENROLLED BILLS April 16, 2019

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Resolutions Nos. 82, 83 and 84; and find same correctly enrolled and ready for the signature of the Speaker.

GREG GLASS, Chief Engrossing Clerk

SIGNED April 16, 2019

The Speaker announced that he had signed the following: House Resolutions Nos. 82, 83 and 84.

GREG GLASS, Chief Engrossing Clerk

REPORT OF CHIEF ENGROSSING CLERK April 16, 2019

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have transmitted to the Governor the following: House Bills Nos. 12, 283, 478, 699, 856, 912, 924, 1139, 1245 and 1504; for his action.

GREG GLASS, Chief Engrossing Clerk

1355

ENGROSSED BILLS April 16, 2019

MR. SPEAKER: The following bills have been examined, engrossed and are ready for transmission to the Senate: House Bills Nos. 73, 252, 267, 621, 650, 674, 736, 754, 785, 830, 839, 888, 950, 1079, 1132, 1162, 1169, 1330, 1416, 1423, 1517, 1522 and 1523; House Joint Resolutions Nos. 453, 454, 455, 456 and 457.

GREG GLASS, Chief Engrossing Clerk

MESSAGE FROM THE SENATE April 17, 2019

MR. SPEAKER: I am directed to transmit to the House, Senate Bill No. 42; passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

*Senate Bill No. 42 -- Motor Vehicles, Titling and Registration - As introduced, changes the date from March 1 to March 15 by which the commissioner of revenue must annually report the status of the computerized titling and registration system. - Amends TCA Title 55. by *Massey. (HB179 by *Howell, *Freeman, *Moon)

MESSAGE FROM THE SENATE April 17, 2019

MR. SPEAKER: I am directed to transmit to the House, Senate Bill No. 394; passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

Senate Bill No. 394 -- County Government - As introduced, exempts the sheriff of a county from certain bond requirements if the county carries an insurance policy that provides government crime coverage, employee dishonesty coverage, or equivalent coverage. - Amends TCA Title 8, Chapter 1; Title 8, Chapter 19 and Title 8, Chapter 8. by *Jackson. (*HB391 by *Garrett)

WELCOMING AND HONORING

RECOGNITION IN THE WELL

1356

Representative Sparks was recognized in the Well to honor Men of Valor, an organization who support the rehabilitation of those who suffer from substance abuse.

RESOLUTIONS

Pursuant to **Rule No. 17**, the following resolutions were introduced and placed on the Consent Calendar for April 18, 2019:

House Resolution No. 91 -- Memorials, Interns - Lydia Wilbourn. by *Cooper, *Marsh.

House Resolution No. 92 -- Memorials, Interns - Tai Richardson. by *Cooper.

House Resolution No. 93 -- Memorials, Academic Achievement - Lauren Vatter, Salutatorian, Signal Mountain Middle High School. by *Hazlewood.

House Resolution No. 94 -- Memorials, Academic Achievement - Ezza Zahid, Valedictorian, Hixson High School. by *Smith.

House Resolution No. 95 -- Memorials, Academic Achievement - Jordan Lewis, Salutatorian, Hixson High School. by *Smith.

House Resolution No. 96 -- Memorials, Personal Achievement - Stephen Pendleton, Eagle Scout. by *Smith.

House Resolution No. 97 -- Memorials, Interns - Payman Beduhe. by *Hill T.

House Resolution No. 98 -- Memorials, Interns - Ryan E. Cox. by *Dunn.

House Resolution No. 99 -- Memorials, Recognition - Greg Tucker. by *Sparks, *Baum.

House Resolution No. 100 -- Memorials, Recognition - Shinedown. by *Terry.

House Resolution No. 101 -- Memorials, Interns - Sage Beasley. by *Keisling.

House Resolution No. 102 -- Memorials, Interns - Alexis Gatewood. by *Cooper, *Marsh.

*House Joint Resolution No. 477 -- Memorials, Recognition - National "Distracted Driving Awareness Month," April 2019. by *Hazlewood.

*House Joint Resolution No. 478 -- Memorials, Academic Achievement - Kenley Wilson, Salutatorian, Cosby High School. by *Faison.

1357

- *House Joint Resolution No. 479 -- Memorials, Academic Achievement Haley Burgin, Salutatorian, Cosby High School. by *Faison.
- *House Joint Resolution No. 480 -- Memorials, Academic Achievement Olivia Ford, Valedictorian, Cosby High School. by *Faison.
- *House Joint Resolution No. 481 -- Memorials, Academic Achievement Alexandria Claire Chrisman, Salutatorian, Cocke County High School. by *Faison.
- *House Joint Resolution No. 482 -- Memorials, Academic Achievement Morgan Ana Phillips, Valedictorian, Cocke County High School. by *Faison.
- *House Joint Resolution No. 483 -- Memorials, Academic Achievement Braelyn G. Wykle, Salutatorian, South Greene High School. by *Faison.
- *House Joint Resolution No. 484 -- Memorials, Academic Achievement Luke Crum, Salutatorian, South Greene High School. by *Faison.
- *House Joint Resolution No. 485 -- Memorials, Academic Achievement Mikinzie M. Miller, Valedictorian, South Greene High School. by *Faison.
- *House Joint Resolution No. 486 -- Memorials, Academic Achievement Austin J. Jones, Valedictorian, South Greene High School. by *Faison.
- *House Joint Resolution No. 487 -- Memorials, Recognition Scott Nations. by *Doggett.
- *House Joint Resolution No. 488 -- Memorials, Death Charles Leston Bradshaw. by *Boyd.
- *House Joint Resolution No. 489 -- Memorials, Interns Lauren Hennessee. by *Casada.
- *House Joint Resolution No. 490 -- Memorials, Interns Blake Hassler. by *Casada, *Sexton C.
- *House Joint Resolution No. 491 -- Memorials, Death William C. "Bill" Bennett. by *Helton, *Hazlewood, *Hakeem, *Smith, *Carter.
- *House Joint Resolution No. 492 -- Memorials, Death Reverend Billy Dean. by *Helton, *Hazlewood, *Hakeem, *Smith, *Carter.
- *House Joint Resolution No. 493 -- Memorials, Recognition Chief Donald W. Bandy. by *Weaver.
- *House Joint Resolution No. 494 -- Memorials, Academic Achievement Kamdyn Austin, Top Ten Senior, Gordonsville High School. by *Weaver.
- *House Joint Resolution No. 495 -- Memorials, Academic Achievement Sydney Danielle Bass, Top Ten Senior, Gordonsville High School. by *Weaver.

1358

- *House Joint Resolution No. 496 -- Memorials, Academic Achievement Jack Wright, Top Ten Senior, Gordonsville High School. by *Weaver.
- *House Joint Resolution No. 497 -- Memorials, Academic Achievement Madison Greenwood, Top Ten Senior, Gordonsville High School. by *Weaver.
- *House Joint Resolution No. 498 -- Memorials, Academic Achievement Maijala Harrelson, Top Ten Senior, Gordonsville High School. by *Weaver.
- *House Joint Resolution No. 499 -- Memorials, Academic Achievement Cameron Paschal, Top Ten Senior, Gordonsville High School. by *Weaver.
- *House Joint Resolution No. 500 -- Memorials, Academic Achievement Caleb Ward, Top Ten Senior, Gordonsville High School. by *Weaver.
- *House Joint Resolution No. 501 -- Memorials, Academic Achievement Zachary Baines, Top Ten Senior, Gordonsville High School. by *Weaver.
- *House Joint Resolution No. 502 -- Memorials, Personal Occasion Oscar Jeffie Moorehead, 80th birthday. by *Tillis, *Marsh.
- *House Joint Resolution No. 503 -- Memorials, Recognition Tyler Morgan. by *Farmer.
- *House Joint Resolution No. 504 -- Memorials, Recognition Carlisle Webb Mitchum II. by *Reedy.
- *House Joint Resolution No. 505 -- Memorials, Death Judge Edward H. Sapp. by *Travis.
- *House Joint Resolution No. 506 -- Memorials, Recognition Tennessee Farmer Suicide Prevention Day, October 16, 2019. by *Halford.
- *House Joint Resolution No. 507 -- Memorials, Recognition Randall Gray. by *Keisling.
- *House Joint Resolution No. 508 -- Memorials, Retirement Annette Morgan. by *Keisling.
 - *House Joint Resolution No. 509 -- Memorials, Retirement Keith Ballou. by *Keisling.
 - *House Joint Resolution No. 510 -- Memorials, Retirement Mike Bailey. by *Keisling.
 - *House Joint Resolution No. 511 -- Memorials, Interns Logan Harris. by *DeBerry.
- *House Joint Resolution No. 512 -- Memorials, Recognition Judge Deborah Means Henderson. by *Chism.
- *House Joint Resolution No. 513 -- Memorials, Recognition Beverly C. Robertson. by *Chism.

1359

*House Joint Resolution No. 514 -- Memorials, Interns - Sarah Ferry. by *Johnson C.

*House Joint Resolution No. 515 -- Memorials, Death - Gladys Margaret Endsley McKinsey. by *Moon, *Ramsey.

INTRODUCTION OF BILLS

On motion, the following bills were introduced and passed first consideration:

*House Bill No. 1536 -- Winchester - Subject to local approval, rewrites city charter. - Amends Chapter 23 of the Private Acts of 2011. by *Rudder.

*House Bill No. 1537 -- Burns - Subject to local approval, moves the date of election from May to November; extends the terms, from two years to four years, for the mayor and commissioner. - Amends amend Chapter 89 of the Private Acts of 2008. by *Littleton.

*House Bill No. 1538 -- Shelby County - Subject to local approval, authorizes proceeds from the hotel motel tax to be used for expenditures incurred in connection with a sports facility and the promotion of tourism. - Amends amend Chapter 131 of the Private Acts of 1969; as amended. by *Vaughan.

House Bill No. 1539 -- Rutherford County - Subject to local approval, transfers oversight of the human resources department from the county legislative body to the county mayor. - Amends Chapter 61 of the Private Acts of 2003. by *Baum.

*House Bill No. 1540 -- Jackson County - Subject to local approval, authorizes the levy of a privilege tax, not to exceed 5 percent, on the occupancy of accommodations by transients. by *Windle.

SENATE BILLS TRANSMITTED

On motion, the Senate Bills listed below, transmitted to the House, were held on the Clerk's desk pending third consideration of the companion House Bill as noted:

*Senate Bill No. 206 -- Alcoholic Beverage Commission - As introduced, requires the commission to publish its annual report concerning statistical information provided by beer boards on its website instead of making copies of the report available to persons who submit a written request for the report. - Amends TCA Title 57. by *Yager. (HB1066 by *Sanderson)

Senate Bill No. 355 -- Industrial Development - As introduced, requires brownfield redevelopment projects to be sites located in mid-size and small counties; clarifies square footage qualifications for a project to include all facilities taken together; prohibits allocations to the corporation engaged in the project continuing past maturity of the original bond or obligation, which can be no longer than 30 years. - Amends TCA Title 7, Chapter 53. by *Gardenhire. (*HB327 by *Howell, *Hall, *Hardaway)

Senate Bill No. 367 -- Health Care - As introduced, increases the time period from 10 days to 20 days for a healthcare provider to furnish to a patient a copy or summary of such 1360

patient's medical records upon request in writing by the patient. - Amends TCA Title 33, Chapter 2; Title 63 and Title 68, Chapter 11. by *Jackson. (*HB341 by *Hill M, *Lamberth)

Senate Bill No. 857 -- Boats, Boating - As introduced, changes the date by which persons who sell certificates of number for boats must remit revenue to the Tennessee fish and wildlife commission from the 10th day after the first of the month to the 14th day after the first of the month. - Amends TCA Title 69, Chapter 9. by *Crowe, *Gardenhire, *Roberts, *Stevens, *Yager. (*HB540 by *Crawford)

Senate Bill No. 1286 -- TennCare - As introduced, requires the bureau to establish a program that identifies child TennCare enrollees who are likely to be eligible for federal supplemental security income due to disability upon reaching 18 years of age; requires the program to initiate counseling with and provide enrollment assistance to the child to prevent a gap in TennCare eligibility upon the child reaching 18 years of age. - Amends TCA Title 71. by *Pody, *Roberts. (*HB616 by *Kumar)

Senate Bill No. 1324 -- Remedies and Special Proceedings - As introduced, defines a guardian for purposes of criminal injuries compensation. - Amends TCA Title 29, Chapter 13. by *Bowling. (*HB864 by *DeBerry, *Lamberth)

Senate Bill No. 1363 -- Metropolitan Government - As introduced, defines the county seat, if the county seat is an incorporated municipality, as the principal city for purposes of county and city consolidation, if the largest city by population in the county fails to adopt a consolidation resolution within 90 days of the county's adoption of a consolidation resolution. - Amends TCA Title 7. by *Yager. (*HB1357 by *Calfee)

Senate Bill No. 1373 -- Education, Curriculum - As introduced, requires the state board of education to approve a released time course offered by a local board of education for school credit as a special course that offers elective credits for each student who participates; requires instructors of a released time course offered for school credit to be licensed; prohibits the state board of education from requiring prior approval of the curriculum or textbooks of a released time course offered for school credit. - Amends TCA Title 49. by *Yager. (*HB307 by *Powers)

Senate Bill No. 1498 -- Motor Vehicles - As introduced, defines "trailer" for purposes of the length restriction on buses operating with trailers attached. - Amends TCA Title 55, Chapter 7, Part 2. by *Bailey, *Yager. (*HB1090 by *Keisling)

HOUSE BILLS ON SECOND CONSIDERATION

On motion, bills listed below passed second consideration and were referred by the Speaker to Committee or held on the Clerk's desk as noted:

House Bill No. 1534 -- Gibson -- House Naming, Designating and Private Acts Committee

1361

House Bill No. 1535 -- School Districts, Special -- House Naming, Designating and Private Acts Committee

REPORTS FROM STANDING COMMITTEES

The committees that met on **April 16**, **2019**, reported the following:

EDUCATION COMMITTEE

The Education Committee recommended for passage: Senate Joint Resolution No. 145, also House Bills Nos. 707, 405 and 1339 with amendments. Under the rules, each was transmitted to the Calendar and Rules Committee.

It further recommended that the following be referred to the Finance, Ways and Means Committee: House Bill No. 745 and House Joint Resolution No. 394, also House Bills Nos. 1394, 866, 1425, 91, 740, 980 and 1524 with amendments. Pursuant to **Rule No. 72**, each was referred to the Finance, Ways and Means Committee.

GOVERNMENT OPERATIONS COMMITTEE

The Government Operations Committee recommended for passage: House Bills Nos. 474, 395 and 451, also House Bills Nos. 464, 471, 473 and 724 with amendments. Under the rules, each was transmitted to the Calendar and Rules Committee.

It further recommended that the following be referred to the Finance, Ways and Means Committee: House Bills Nos. 339, 774, 322, 1, 174 and 278, also House Bills Nos. 1359, 667 and 1124 with amendments. Pursuant to **Rule No. 72**, each was referred to the Finance, Ways and Means Committee.

HEALTH COMMITTEE

The Health Committee recommended for passage: Senate Joint Resolution No. 181, also House Bills Nos. 1360, 1005 and 710 with amendments. Under the rules, each was transmitted to the Calendar and Rules Committee.

It further recommended that the following be referred to the Finance, Ways and Means Committee: House Bills Nos. 1029 and 643 with amendments. Pursuant to **Rule No. 72**, each was referred to the Finance, Ways and Means Committee.

NAMING, DESIGNATING, AND PRIVATE ACTS COMMITTEE

The Naming, Designating, & Private Acts Committee recommended for passage: House Bills Nos. 1525, 1519, 1521, 1528 and 1526. Under the rules, each was transmitted to the Calendar and Rules Committee.

STATE COMMITTEE

The State Committee recommended for passage: House Bill No. 1034 and Senate Joint Resolutions Nos. 96 and 192, also House Bills Nos. 1482 and 1068 with amendments. Under the rules, each was transmitted to the Calendar and Rules Committee.

It further recommended that the following be referred to the Finance, Ways and Means Committee: House Bills Nos. 1440, 1066 and 1324 with amendments. Pursuant to **Rule No. 72**, each was referred to the Finance, Ways and Means Committee.

The Committee also transmitted the following to the Government Operations Committee for review: House Bill No. 174 with amendments.

REPORTS FROM STANDING COMMITTEES

The committees that met on **April 17, 2019**, reported the following:

COMMITTEE ON CALENDAR AND RULES

The Calendar and Rules Committee met and set the following bills on the **Regular Calendar** for **April 18, 2019:** House Bills Nos. 944, 760, 395, 496, 1032, 1514, 129, 767, 823, 405, 1374, 817, 248, 1392, 111, 25, 1354, 1000, 209, 1293, 1278, 1360, 1005, 1220, 1068, 1168 and 1350.

The Calendar and Rules Committee met and set the following bills on the **Regular Calendar** for **April 22, 2019:** House Bills Nos. 389, 995, House Joint Resolution No. 133, House Bills Nos 632, 710, 350, House Joint Resolution No. 140, House Bills Nos. 448, 1165, 1339, 1022, 1328, and 513.

It further reports that it set the following bills and resolutions on the **Consent Calendar** for **April 22, 2019:** House Bills Nos. 429, 441, 452, 453, 454, 455, 469, 475, 476, 479, 480, 481, 482, 483, 484, 1288, 1158, 616, 1520, 1334, 1519, 1521, 1320, 1319, Senate Joint Resolutions Nos. 192, 213, 145, House Bills Nos. 1528, 559, 1525, 1526, and Senate Joint Resolution No. 181.

EDUCATION COMMITTEE

The Education Committee recommended for passage: House Joint Resolution No. 396, also House Joint Resolution No. 132 with amendments. Under the rules, each was transmitted to the Calendar and Rules Committee.

INSURANCE COMMITTEE

The Insurance Committee recommended that the following be referred to the Finance, Ways and Means Committee: House Bill No. 771 with amendments. Pursuant to Rule No. 72, each was referred to the Finance, Ways and Means Committee.

1363

FINANCE, WAYS, AND MEANS COMMITTEE

The Finance, Ways, and Means Committee recommended for passage: House Bills Nos. 874, 557, 118, 70, 1244, 1357, 1324, 623, 197, 1077, 238, 794, 71, 1515, 715, 1500, 864, 119, 268, 643, 667, 339, 1192, 174, 1029, 1016, 597, 1449, 886, 771, 1483, House Joint Resolution No. 394 and Senate Bill No. 360 and Senate Joint Resolution No. 99, also House Bills Nos. 397, 939, 945, 991, 247, 1028, 1075, 1070, 1066, 1317, 676, 1300, 1, 237 and 1461 with amendments. Under the rules, each was transmitted to the Calendar and Rules Committee.

CONSENT CALENDAR

House Resolution No. 85 -- Memorials, Recognition - Richard Morgan Fliehr, "Ric Flair". by *Terry, *Clemmons, *Powell.

House Resolution No. 86 -- Memorials, Interns - Shane Richards. by *Terry, *Smith, *Sherrell, *Hall, *Helton, *Cooper, *Miller, *Byrd, *Van Huss, *Whitson, *Dixie, *Leatherwood, *Jernigan, *Kumar, *Gant, *Sexton C, *Sexton J, *Casada, *Hill M, *Vaughan.

House Resolution No. 87 -- Memorials, Interns - Hailey Ragsdale. by *Terry, *Smith, *Sherrell, *Helton, *Cooper, *Miller, *Byrd, *Van Huss, *Whitson, *Leatherwood, *Hall, *Dixie, *Jernigan, *Kumar, *Gant, *Sexton C, *Sexton J, *Casada, *Hill M, *Vaughan.

House Resolution No. 88 -- Memorials, Recognition - United States Army Reserve, 111th anniversary. by *Marsh.

House Resolution No. 89 -- Memorials, Academic Achievement - Abigail Kate Roberts, Valedictorian, Rockwood High School. by *Calfee, *Terry.

House Resolution No. 90 -- Memorials, Academic Achievement - Sydney Elizabeth Smith, Salutatorian, Rockwood High School. by *Calfee, *Travis.

- *House Joint Resolution No. 458 -- Memorials, Death Thomas N. Cunningham. by *Jernigan, *Johnson C, *Reedy.
- *House Joint Resolution No. 459 -- Memorials, Death Dr. O. Tom Johns, Jr. by *Terry, *Sparks, *Rudd, *Baum.
- *House Joint Resolution No. 460 -- Memorials, Death Herbert Eugene "Smiley" Richardson. by *Powers, *Sexton J.
- *House Joint Resolution No. 461 -- Memorials, Personal Occasion Charles Glynn and Billie Jean Lee, 60th wedding anniversary. by *Keisling.
- *House Joint Resolution No. 462 -- Memorials, Retirement Shirley Holland. by *Keisling.
- *House Joint Resolution No. 463 -- Memorials, Academic Achievement Landon Matthew Davis, Valedictorian, Heritage High School. by *Moon, *Ramsey.

1364

- *House Joint Resolution No. 464 -- Memorials, Academic Achievement Ethan Gregory Hathcock, Salutatorian, Heritage High School. by *Moon, *Ramsey.
- *House Joint Resolution No. 465 -- Memorials, Academic Achievement Elizabeth Ann Ellsworth, Valedictorian, William Blount High School. by *Moon, *Ramsey.
- *House Joint Resolution No. 466 -- Memorials, Academic Achievement Tycho Isaac Bernard, Salutatorian, William Blount High School. by *Moon, *Ramsey.
- *House Joint Resolution No. 467 -- Memorials, Academic Achievement Peiton Kristyana Jarmon. by *Clemmons, *Cooper.
- *House Joint Resolution No. 468 -- Memorials, Sports Joey Seals, Nashville Amateur Baseball Hall of Fame. by *Beck, *Garrett, *Clemmons.
- *House Joint Resolution No. 469 -- Memorials, Recognition Captain Skyler Phillips, Take Me Home program. by *Carter.
- *House Joint Resolution No. 470 -- Memorials, Retirement Sergeant First Class (Retired) Stephone Duncan. by *Hodges.
- *House Joint Resolution No. 471 -- Memorials, Retirement First Sergeant (Retired) Larry Lepkowski. by *Hodges.
- *House Joint Resolution No. 472 -- Memorials, Sports Harriman Middle School girls' basketball team, TMSAA 1A State Champions. by *Calfee.
- *House Joint Resolution No. 473 -- Memorials, Recognition National HealthCare Center Sequatchie, Center of the Year. by *Travis.
- *House Joint Resolution No. 474 -- Memorials, Death Representative Ron Lollar. by *Coley, *Reedy, *Whitson, *Leatherwood.
- *House Joint Resolution No. 475 -- Memorials, Sports University of Memphis men's basketball team. by *Coley.
- *House Joint Resolution No. 476 -- Memorials, Sports Jeremiah Martin. by *Coley, *Thompson, *Parkinson, *Towns, *Lamar.
- *Senate Joint Resolution No. 404 -- Memorials, Death Sergeant Major Stephen Lee Woods. by *Crowe.
- *Senate Joint Resolution No. 405 -- Memorials, Professional Achievement Caroline Shelton, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 406 -- Memorials, Professional Achievement Deborah Gregg, Only the Best Award, Greeneville City Schools. by *Southerland.

1365

- *Senate Joint Resolution No. 407 -- Memorials, Professional Achievement Glenea Lister, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 408 -- Memorials, Professional Achievement Amber Miller, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 409 -- Memorials, Professional Achievement Travis Murvin, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 410 -- Memorials, Professional Achievement Karen Palmer, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 411 -- Memorials, Professional Achievement Elizabeth Wilkerson, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 412 -- Memorials, Professional Achievement Corey Allen, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 413 -- Memorials, Professional Achievement Phillip Cutshaw, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 414 -- Memorials, Professional Achievement Kent Lyon, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 415 -- Memorials, Professional Achievement Noah Naseri, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 416 -- Memorials, Professional Achievement Virginia Cooter, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 417 -- Memorials, Professional Achievement David Myers, "Way to Go" Award, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 418 -- Memorials, Professional Achievement Dale Landers, Kay W. Leonard Outstanding Service to Students Award, Greeneville City Schools. by *Southerland.
- *Senate Joint Resolution No. 419 -- Memorials, Professional Achievement Stacy Salyer, Champion for Children Award, Greeneville City Schools. by *Southerland.
- *Senate Joint Resolution No. 420 -- Memorials, Professional Achievement Reneé Pickering, Paraprofessional of the Year Award, Greeneville City Schools. by *Southerland.
- *Senate Joint Resolution No. 421 -- Memorials, Professional Achievement Daniel Varnell, Cultivate and Impact Rising Star Award, Greeneville City Schools. by *Southerland.
- *Senate Joint Resolution No. 422 -- Memorials, Professional Achievement Renee Skeen, Character Education Award, Greeneville City Schools. by *Southerland.

- *Senate Joint Resolution No. 423 -- Memorials, Professional Achievement Dr. Adrienne Rose, Excellence in Professional Learning Award, Greeneville City Schools. by *Southerland.
- *Senate Joint Resolution No. 424 -- Memorials, Professional Achievement Steven Broyles, Principal of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 425 -- Memorials, Personal Achievement Hugo Morales, Senior Youth of the Year, Boys & Girls Club of Morristown. by *Southerland.
- *Senate Joint Resolution No. 426 -- Memorials, Professional Achievement Terry Beets, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 427 -- Memorials, Professional Achievement Jan Bible, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 428 -- Memorials, Professional Achievement Becky Fillers, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 429 -- Memorials, Professional Achievement Lindsey Hawk, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 430 -- Memorials, Personal Achievement Dr. Patti Ketterman, Celebrate Our Success Award. by *Southerland.
- *Senate Joint Resolution No. 431 -- Memorials, Personal Achievement Beth O. Freeman, Celebrate Our Success Award. by *Southerland.
- *Senate Joint Resolution No. 432 -- Memorials, Public Service Lyle Doty, Hamblen County Election Commission. by *Southerland.
- *Senate Joint Resolution No. 433 -- Memorials, Professional Achievement Sherri Morgan, Teacher of the Year and Outstanding Service to Students Award, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 434 -- Memorials, Professional Achievement Beth Ann Anderson, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 435 -- Memorials, Recognition Grassy Fork Elementary School, National ESEA Distinguished School. by *Southerland.
- *Senate Joint Resolution No. 436 -- Memorials, Personal Achievement Olivia Mass, Junior Youth of the Year, Boys and Girls Club of Morristown. by *Southerland.
- *Senate Joint Resolution No. 437 -- Memorials, Professional Achievement Brittany Avery, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 438 -- Memorials, Professional Achievement Katie Rickard, Teacher of the Year, Greeneville City Schools. by *Southerland.

1367

- *Senate Joint Resolution No. 439 -- Memorials, Professional Achievement Dr. Nichole Morris, Teacher of the Year, Greeneville City Schools. by *Southerland.
- *Senate Joint Resolution No. 440 -- Memorials, Professional Achievement Amy Higgins, Teacher of the Year, Greeneville City Schools. by *Southerland.
- *Senate Joint Resolution No. 441 -- Memorials, Professional Achievement Kaylyn Miller, Teacher of the Year, Greeneville City Schools. by *Southerland.
- *Senate Joint Resolution No. 442 -- Memorials, Professional Achievement Heather Mullins, Teacher of the Year, Greeneville City Schools. by *Southerland.
- *Senate Joint Resolution No. 443 -- Memorials, Professional Achievement Amber Wilson, Teacher of the Year, Greeneville City Schools. by *Southerland.
- *Senate Joint Resolution No. 444 -- Memorials, Professional Achievement Donna Gregory, Teacher of the Year, Greeneville City Schools. by *Southerland.
- *Senate Joint Resolution No. 445 -- Memorials, Professional Achievement Brittaney Bible, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 446 -- Memorials, Professional Achievement Jenny Harmon, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 447 -- Memorials, Professional Achievement Cindy Love, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 448 -- Memorials, Professional Achievement Amy Taylor, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 449 -- Memorials, Professional Achievement Mary Thomas, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 450 -- Memorials, Professional Achievement Cindy Walter, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 451 -- Memorials, Professional Achievement Amy Weems, Teacher of the Year, Greene County Schools. by *Southerland.
- *Senate Joint Resolution No. 453 -- Memorials, Academic Achievement Brandon Christopher Back, Valedictorian, Cumberland County High School. by *Bailey.
- *Senate Joint Resolution No. 454 -- Memorials, Academic Achievement Mallory Arden Casey, Salutatorian, Cumberland County High School. by *Bailey.
- *Senate Joint Resolution No. 455 -- Memorials, Academic Achievement Kami Grace Pullen, Valedictorian, White County High School. by *Bailey.
- *Senate Joint Resolution No. 456 -- Memorials, Academic Achievement Taylor Grace Fletcher, Salutatorian, White County High School. by *Bailey.

1368

*Senate Joint Resolution No. 497 -- Memorials, Death - Rebecca Lynne "Becky" Calfee. by *Yager, *McNally.

*Senate Joint Resolution No. 513 -- Memorials, Recognition - Tennessee Housing Development Agency, 45th anniversary. by *Johnson, *Jackson, *Massey, *Southerland.

*Senate Joint Resolution No. 514 -- Memorials, Public Service - Senator Rosalind Kurita. by *Johnson, *Akbari, *Bowling, *Gilmore, *Gresham, *Kyle, *Massey, *Robinson, *White, *Bailey, *Bell, *Briggs, *Crowe, *Dickerson, *Gardenhire, *Haile, *Hensley, *Jackson, *Kelsey, *Lundberg, *Niceley, *Pody, *Reeves, *Roberts, *Rose, *Southerland, *Stevens, *Swann, *Watson, *Yager, *Yarbro, *McNally.

Rep. Coley moved that all members voting aye on House Joint Resolutions Nos. 474, 475 and 476 be added as co-prime sponsors with the Shelby County delegation listed first, which motion prevailed with the following members not added pursuant to the signed Sponsor Exclusion form: Reps. Ragan and Williams.

Pursuant to **Rule No. 50**, Rep. Zachary moved that all House Bills having companion Senate Bills and are on the Clerk's desk be conformed and substituted for the appropriate House Bill, all Senate Joint Resolutions confirming appointments on the Clerk's desk be substituted for House Joint Resolutions confirming the same appointments, all Senate and House Bills on the Consent Calendar be passed on third and final consideration, all House Resolutions and House Joint Resolutions be adopted, and all Senate Joint Resolutions on the Consent Calendar be concurred in, which motion prevailed by the following vote:

Ayes	. 97
Noes	0

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Crawford, Curcio, Daniel, DeBerry, Dixie, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--97

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on **Consent Calendar** and have this statement entered in the Journal: Rep. Cooper.

1369

REGULAR CALENDAR

House Bill No. 1252 -- Highways, Roads and Bridges - As introduced, increases the safety light requirement for horse-drawn vehicles used on highways from either a battery-powered strobe light or two lanterns to both a battery-powered strobe light and two lanterns. - Amends TCA Title 55, Chapter 9, Part 4. by *Byrd. (*SB747 by *Hensley)

Further consideration of House Bill No. 1252, previously considered on April 8, 2019, at which time it was reset for today's Calendar.

Rep. Byrd moved that House Bill No. 1252 be passed on third and final consideration.

Rep. Howell moved adoption of Transportation Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 1252 by deleting all language after the enacting clause and substituting instead the following:

- SECTION 1. Tennessee Code Annotated, Section 55-9-401(c), is amended by deleting the subsection and substituting instead the following:
 - (c) No person shall operate on a highway a horse-drawn vehicle that is used on the highway primarily as a means of transportation during the period of time from one-half (1/2) hour before sunset until one-half (1/2) hour after sunrise and at all other times when there is not sufficient light to render clearly discernible any person on the road or highway at a distance of two hundred feet (200') ahead of the vehicle, unless the vehicle:
 - (1) Is equipped with two (2) reflective type lanterns, one (1) to be placed on the left side of the vehicle and one (1) to be placed on the right side of the vehicle with the lantern on the right side to be placed at least twelve inches (12") higher than the lantern on the left, and also has a minimum of one hundred square inches (100 sq. in.) of reflector tape placed on the rear of the vehicle, thirty-six inches (36") of reflector tape placed on each side of the vehicle, and twenty-four inches (24") of reflector tape placed at the highest point of the left front of the vehicle; and
 - (2) Is equipped with one (1) red, battery-operated light-emitting diode (LED) flashing light located at the top left-hand corner on the rear of the vehicle. The light must be at least three inches (3") by three inches (3").
- SECTION 2. Tennessee Code Annotated, Section 55-9-401(e), is amended by deleting the subsection and substituting instead the following:

- (e) A violation of this section is a Class C misdemeanor, punishable only by a fine not to exceed fifty dollars (\$50.00); except, the fine imposed for a violation of subsection (c) is ten dollars (\$10.00).
- SECTION 3. This act shall take effect January 1, 2020, the public welfare requiring it.

On motion, Transportation Committee Amendment No. 1 was adopted.

Rep. Byrd moved adoption of House Amendment No. 2 as follows:

Amendment No. 2

AMEND House Bill No. 1252 by deleting subdivisions (1) and (2) from subsection (c) of the amendatory language of SECTION 1 and substituting instead the following:

(1)

- (A) Is equipped with two (2) reflective type lanterns, one (1) to be placed on the left side of the vehicle and one (1) to be placed on the right side of the vehicle with the lantern on the right side to be placed at least twelve inches (12") higher than the lantern on the left, and also has a minimum of one hundred square inches (100 sq. in.) of reflector tape placed on the rear of the vehicle, thirty-six inches (36") of reflector tape placed on each side of the vehicle, and twenty-four inches (24") of reflector tape placed at the highest point of the left front of the vehicle; and
- (B) Is equipped with one (1) red, battery-operated light-emitting diode (LED) flashing light located at the top left-hand corner on the rear of the vehicle. The light must be at least three inches (3") by three inches (3"); or

(2)

- (A) Has a minimum of one hundred square inches (100 sq. in.) of reflector tape placed on the rear of the vehicle, thirty-six inches (36") of reflector tape placed on each side of the vehicle, and twenty-four inches (24") of reflector tape placed at the highest point of the left front of the vehicle;
- (B) Has six inches (6") of reflector piping tape placed on two (2) locations on the rear, left wheel of the vehicle; and
- (C) Is equipped with two (2) reflective type lanterns, one (1) to be placed on the left side of the vehicle and one (1) to be placed on the right side of the vehicle with the lantern on the right side to be placed at least twelve inches (12") higher than the lantern on the left. Each lantern must be equipped with a red reflective type lens that is at least three inches (3") by three inches (3").

On motion, House Amendment No. 2 was adopted.

1371

Rep. Byrd moved that House B	ill No. 1252,	as amended,	be passed	on third	and final
consideration, which motion prevailed by	y the following	g vote:			

Ayes	88
Noes	0
Present and not voting	

Representatives voting aye were: Baum, Boyd, Bricken, Byrd, Calfee, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, Daniel, DeBerry, Doggett, Dunn, Eldridge, Farmer, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Littleton, Lynn, Marsh, Miller, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Mr. Speaker Casada--88

Representatives present and not voting were: Beck, Dixie, Freeman, Mitchell--4

A motion to reconsider was tabled.

*House Bill No. 391 -- County Government - As introduced, exempts the sheriff of a county from certain bond requirements if the county carries an insurance policy that provides government crime coverage, employee dishonesty coverage, or equivalent coverage. - Amends TCA Title 8, Chapter 1; Title 8, Chapter 19 and Title 8, Chapter 8. by *Garrett. (SB394 by *Jackson)

Further consideration of House Bill No. 391, previously considered on April 8, 2019, at which time it was reset for today's Calendar.

On motion, House Bill No. 391 was made to conform with **Senate Bill No. 394**; the Senate Bill was substituted for the House Bill.

Rep. Garrett moved that Senate Bill No. 394 be passed on third and final consideration.

Rep. Crawford moved that Local Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Garrett moved that **Senate Bill No. 394** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	98	2
Noes	()

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carter, Cepicky, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, Daniel, DeBerry, Dixie, Doggett, Dunn, Eldridge, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt,

1372

Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--95

A motion to reconsider was tabled.

*House Joint Resolution No. 54 -- General Assembly, Statement of Intent or Position - Encourages schools, nonprofit organizations, and faith-based organizations to increase opportunities for mentorships and apprenticeships for students. by *Sparks, *White, *Hardaway, *Kumar, *Terry, *Powell, *Helton.

Further consideration of House Joint Resolution No. 54, previously considered on the Consent Calendar for April 8, 2019, at which time it was objected to and reset for today's Regular Calendar.

Rep. Sparks moved adoption of **House Joint Resolution No. 54**, which motion prevailed by the following vote:

Ayes	. 9)4
Noes		(

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, Daniel, DeBerry, Dixie, Doggett, Dunn, Eldridge, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Windle, Wright, Zachary, Mr. Speaker Casada--94

A motion to reconsider was tabled.

*House Joint Resolution No. 56 -- General Assembly, Statement of Intent or Position - Urges review of adjunct faculty compensation at public institutions of higher education. by *Sparks, *Holt, *Hardaway.

Further consideration of House Joint Resolution No. 56, previously considered on the Consent Calendar for April 8, 2019, at which time it was objected to and reset for today's Regular Calendar.

1373

Rep. Sparks moved adoption of **House Joint Resolution No. 56**, which motion prevailed by the following vote:

Ayes9	6
Noes	0

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, Daniel, DeBerry, Dixie, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--96

A motion to reconsider was tabled.

*House Bill No. 1498 -- Mental Illness - As introduced, permits a court to commit a person scheduled to be released from a correctional facility to the custody of the commissioner of mental health and substance abuse services for inpatient treatment based on clear and convincing evidence that the person poses a substantial likelihood of serious harm if released from custody. - Amends TCA Title 33; Title 40 and Title 41. by *Lamberth, *Gant, *Terry, *Helton, *Dixie, *Smith, *Hardaway, *Rudd, *Shaw, *Kumar, *Littleton, *Ragan, *Daniel. (SB1340 by *White)

Further consideration of House Bill No. 1498, previously considered on April 10, 2019, at which time it was reset for today's Calendar.

Rep. Lamberth moved that House Bill No. 1498 be passed on third and final consideration.

Rep. Terry moved that Health Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Lamberth moved adoption of House Amendment No. 2 as follows:

Amendment No. 2

AMEND House Bill No. 1498 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 41-21-223 is amended by deleting the section and substituting the following:

1374

If the commissioner of correction determines from an examination that a person who is in the custody of the department of correction has a mental illness or serious emotional disturbance and because of the mental illness or serious emotional disturbance poses a substantial likelihood of serious harm, as defined in § 33-6-501, then the commissioner shall, no less than thirty (30) days before the person's scheduled release from a correctional facility, file a complaint with the clerk of the court that has jurisdiction under § 33-3-603 for the judicial commitment of the person to a hospital or treatment resource pursuant to title 33, chapter 6, part 5. The clerk shall serve to the person a copy of the complaint pursuant to § 33-3-605, and shall send a copy of the complaint to the district attorney general with jurisdiction in that district. A complaint filed under this section stays the release of the person pending completion of a hearing pursuant to title 33, chapter 3, part 6.

SECTION 2. This act shall take effect July 1, 2019, the public welfare requiring it.

On motion, House Amendment No. 2 was adopted.

Rep. Lamberth moved that **House Bill No. 1498**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	97
Noes	C

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, DeBerry, Dixie, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--97

A motion to reconsider was tabled.

*House Bill No. 737 -- Education, State Board of - As introduced, authorizes the state board to extend the six-year period required for the standards review and development committees and advisory teams to review the standards for English language arts, mathematics, science, and social studies for a period not to exceed three years. - Amends TCA Title 49, Chapter 1, Part 3. by *Moody, *Ragan. (SB1241 by *Gresham)

On motion, House Bill No. 737 was made to conform with **Senate Bill No. 1241**; the Senate Bill was substituted for the House Bill.

Rep. Ragan moved that Senate Bill No. 1241 be passed on third and final consideration.

Rep. White moved that Education Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Ragan moved that **Senate Bill No. 1241** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	84
Noes	7
Present and not voting	

Representatives voting aye were: Baum, Boyd, Bricken, Byrd, Calfee, Carr, Carter, Cepicky, Cochran, Coley, Crawford, Curcio, Daniel, DeBerry, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Miller, Moon, Ogles, Parkinson, Potts, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Terry, Thompson, Tillis, Todd, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--84

Representatives voting no were: Clemmons, Cooper, Johnson G, Mitchell, Powell, Stewart, Towns--7

Representatives present and not voting were: Beck, Chism, Dixie, Hodges, Lamar, Love--6

A motion to reconsider was tabled.

*House Bill No. 1364 -- Criminal Offenses - As introduced, rewrites the criminal offense of female genital mutilation; extends the statute of limitations for criminal prosecutions or civil actions for female genital mutilation. - Amends TCA Title 28; Title 39 and Title 40. by *Weaver, *Casada, *Littleton, *Farmer, *Griffey, *Faison, *Sanderson, *Ogles, *Garrett, *Zachary, *Cepicky, *Sexton J, *Holt, *Kumar, *Moody, *Hill T, *Sherrell, *Hawk, *Carter, *Gant, *Ragan, *Smith, *Carr, *Boyd, *Reedy, *Haston, *Doggett, *Howell, *Powers, *Leatherwood, *Hall, *Cochran, *Rudd, *Johnson C, *Moon, *Eldridge, *Windle, *Coley, *Hulsey, *Todd, *Russell, *White, *DeBerry, *Helton, *Whitson, *Bricken, *Terry, *Byrd. (SB1166 by *Hensley, *Gresham, *Bell, *White, *Roberts, *Briggs, *Stevens, *Bowling, *Haile, *Crowe, *Bailey, *Pody, *Gilmore, *Massey, *Rose)

On motion, House Bill No. 1364 was made to conform with **Senate Bill No. 1166**; the Senate Bill was substituted for the House Bill.

Rep. Weaver moved that Senate Bill No. 1166 be passed on third and final consideration.

1376

Rep. Curcio moved that Judiciary Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Weaver moved that **Senate Bill No. 1166** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	90
Noes	2
Present and not voting	

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Carr, Carter, Cepicky, Clemmons, Cochran, Coley, Crawford, Curcio, Daniel, DeBerry, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Potts, Powers, Ragan, Ramsey, Reedy, Rudd, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--90

Representatives voting no were: Dixie, Parkinson--2

Representatives present and not voting were: Chism, Powell--2

A motion to reconsider was tabled.

*House Bill No. 108 -- Employees, Employers - As introduced, authorizes an attorney for a county, municipal, or metropolitan government to seek an injunction against a person who harasses an employee of the county, municipal, or metropolitan government, or any agency thereof. - Amends TCA Title 4; Title 5; Title 6; Title 7; Title 49 and Title 50. by *Jernigan, *Helton. (SB379 by *Yarbro)

Rep. Jernigan moved that **House Bill No. 108** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	94
Noes	Λ

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, DeBerry, Dixie, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Windle, Wright, Zachary, Mr. Speaker Casada--94

A motion to reconsider was tabled.

1377

House Bill No. 164 -- Traffic Safety - As introduced, expands the current offense for talking on handheld devices while driving within marked school zones to talking on such devices on any road, highway, or street. - Amends TCA Title 55, Chapter 10 and Title 55, Chapter 8. by *Holsclaw, *Freeman, *Hazlewood, *Powell, *Dixie, *Beck, *Ramsey, *Jernigan, *Halford, *Shaw, *White, *Hurt, *Helton, *Coley, *Gant, *Ogles. (*SB173 by *Swann, *Jackson)

Rep. Holsclaw moved that House Bill No. 164 be passed on third and final consideration.

Rep. Howell moved adoption of Transportation Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 164 by deleting all language after the enacting clause and substituting instead the following: SECTION 1. Tennessee Code Annotated, Section 55-8-199, is amended by deleting the section and substituting instead the following:

(a) As used in this section:

- (1) "Stand-alone electronic device" means a portable device other than a wireless telecommunications device that stores audio or video data files to be retrieved on demand by a user;
- (2) "Utility services" means electric, natural gas, water, wastewater, cable, telephone, or telecommunications services or the repair, location, relocation, improvement, or maintenance of utility poles, transmission structures, pipes, wires, fibers, cables, easements, rights of way, or associated infrastructure; and
- (3) "Wireless telecommunications device" means a cellular telephone, a portable telephone, a text-messaging device, a personal digital assistant, a stand-alone computer, a global positioning system receiver, or substantially similar portable wireless device that is used to initiate or receive communication, information, or data. "Wireless telecommunications device" does not include a radio, citizens band radio, citizens band radio hybrid, commercial two-way radio communication device or its functional equivalent, subscription-based emergency communication device, prescribed medical device, amateur or ham radio device, or in-vehicle security, navigation, autonomous technology, or remote diagnostics system.

(b)

(1) A person, while operating a motor vehicle on any road or highway in this state, shall not:

- (A) Physically hold or support, with any part of the person's body, a:
 - (i) Wireless telecommunications device. This subdivision (b)(1)(A)(i) does not prohibit a person eighteen (18) years of age or older from:
 - (a) Using an earpiece, headphone device, or device worn on a wrist to conduct a voice-based communication; or
 - (b) Using only one (1) button on a wireless telecommunications device to initiate or terminate a voice communication; or
 - (ii) Stand-alone electronic device;
- (B) Write, send, or read any text-based communication, including, but not limited to, a text message, instant message, email, or internet data on a wireless telecommunications device or stand-alone electronic device. This subdivision (b)(1)(B) does not apply to any person eighteen (18) years of age or older who uses such devices:
 - (i) To automatically convert a voice-based communication to be sent as a message in a written form; or
 - (ii) For navigation of the motor vehicle through use of a device's global positioning system;
- (C) Reach for a wireless telecommunications device or stand-alone electronic device in a manner that requires the driver to no longer be:
 - (i) In a seated driving position; or
 - (ii) Properly restrained by a safety belt;
- (D) Watch a video or movie on a wireless telecommunications device or stand-alone electronic device other than viewing data related to the navigation of the motor vehicle; or
- (E) Record or broadcast video on a wireless telecommunications device or stand-alone electronic device. This subdivision (b)(1) does not apply to electronic devices used for the sole purpose of continuously recording or broadcasting video within or outside of the motor vehicle.

1379

- (2) Notwithstanding subdivisions (b)(1)(A) and (B), and in addition to the exceptions described in those subdivisions, a function or feature of a wireless telecommunications device or stand-alone electronic device may be activated or deactivated in a manner requiring the physical use of the driver's hand while the driver is operating a motor vehicle if:
 - (A) The wireless telecommunications device or standalone electronic device is mounted on the vehicle's windshield, dashboard, or center console in a manner that does not hinder the driver's view of the road; and
 - (B) The driver's hand is used to activate or deactivate a feature or function of the wireless telecommunications device or stand-alone electronic device with the motion of one (1) swipe or tap of the driver's finger, and does not activate camera, video, or gaming features or functions for viewing, recording, amusement, or other non-navigational functions, other than features or functions related to the transportation of persons or property for compensation or payment of a fee.

(c)

- (1) A violation of this section is a Class C misdemeanor, subject only to imposition of a fine not to exceed fifty dollars (\$50.00). However, if the violation is the person's third or subsequent offense or if the violation results in an accident, the fine is one hundred dollars (\$100); or if the violation occurs in a work zone when employees of the department of transportation or construction workers are present or in a marked school zone when a warning flasher or flashers are in operation, the fine is two hundred dollars (\$200). Any person violating this section is subject to the imposition of court costs not to exceed ten dollars (\$10.00), including, but not limited to, any statutory fees of officers. State and local litigation taxes are not applicable to a case prosecuted under this section.
- (2) In lieu of any fine imposed under subdivision (c)(1), a person who violates this section as a first offense may attend and complete a driver education course pursuant to § 55-10-301.
 - (3) Each violation of this section constitutes a separate offense.
- (d) This section does not apply to the following persons:
- (1) Officers of this state or of any county, city, or town charged with the enforcement of the laws of this state, or federal law enforcement officers when in the actual discharge of their official duties;
- (2) Campus police officers and public safety officers, as defined by § 49-7-118, when in the actual discharge of their official duties;

- (3) Emergency medical technicians, emergency medical technician-paramedics, and firefighters, both volunteer and career, when in the actual discharge of their official duties;
- (4) Emergency management agency officers of this state or of any county, city, or town, when in the actual discharge of their official duties;
- (5) Persons using a wireless telecommunications device to communicate with law enforcement agencies, medical providers, fire departments, or other emergency service agencies while driving a motor vehicle, if the use is necessitated by a bona fide emergency, including a natural or human occurrence that threatens human health, life, or property;
- (6) Employees or contractors of utility services providers acting within the scope of their employment; and
- (7) Persons who are lawfully stopped or parked in their motor vehicles or who lawfully leave standing their motor vehicles.
- (e) A traffic citation that is based solely upon a violation of this section is considered a moving traffic violation.
- (f) The department of transportation is directed to utilize the department's permanent electronic overhead informational displays located throughout this state to provide periodic messages to the motoring public as to this section.
- (g) The department of safety is directed to include distracted driving as part of the instructional information used in driver education training.
- SECTION 2. Tennessee Code Annotated, Section 55-8-207, is amended by deleting the section in its entirety.
- SECTION 3. This act shall take effect July 1, 2019, the public welfare requiring it.

On motion, Transportation Committee Amendment No. 1 was adopted.

Rep. Holt moved that the House consider House Amendment No. 2 pursuant to **Rule No. 60 (B)**, which motion failed by the following vote:

Ayes	55
Noes	34
Present and not voting	

Representatives voting aye were: Baum, Boyd, Byrd, Calfee, Carr, Carter, Cepicky, Cochran, Crawford, Daniel, Doggett, Dunn, Eldridge, Faison, Garrett, Griffey, Hall, Hardaway, Haston, Hawk, Helton, Hill M, Hill T, Holt, Howell, Hulsey, Hurt, Keisling, Kumar, Lafferty, 1381

Lamberth, Leatherwood, Lynn, Mitchell, Moon, Ogles, Powers, Ragan, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Sherrell, Smith, Sparks, Terry, Tillis, Towns, Van Huss, Weaver, Windle, Wright, Zachary--55

Representatives voting no were: Beck, Bricken, Chism, Clemmons, Coley, Cooper, Curcio, Dixie, Farmer, Freeman, Gant, Hazlewood, Hicks, Hodges, Holsclaw, Jernigan, Johnson C, Johnson G, Lamar, Marsh, Miller, Parkinson, Potts, Powell, Ramsey, Shaw, Staples, Stewart, Thompson, Todd, Travis, White, Whitson, Mr. Speaker Casada--34

Representatives present and not voting were: Vaughan, Williams--2

Rep. Gant moved the previous question, which motion prevailed.

Rep. Holsclaw moved that **House Bill No. 164**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	53
Noes	38
Present and not voting	

Representatives voting aye were: Baum, Beck, Bricken, Camper, Carr, Chism, Clemmons, Coley, Curcio, DeBerry, Dixie, Dunn, Freeman, Gant, Garrett, Halford, Hall, Haston, Hazlewood, Helton, Hicks, Hodges, Holsclaw, Howell, Jernigan, Johnson C, Johnson G, Kumar, Lamberth, Leatherwood, Littleton, Love, Marsh, Moon, Ogles, Parkinson, Potts, Powell, Ramsey, Sexton J, Shaw, Sherrell, Smith, Staples, Stewart, Thompson, Tillis, Weaver, White, Whitson, Williams, Wright, Mr. Speaker Casada--53

Representatives voting no were: Byrd, Calfee, Carter, Cepicky, Cochran, Cooper, Crawford, Doggett, Eldridge, Faison, Farmer, Griffey, Hakeem, Hardaway, Hawk, Hill M, Hill T, Holt, Hulsey, Hurt, Keisling, Lafferty, Lynn, Miller, Mitchell, Reedy, Rudd, Rudder, Russell, Sparks, Terry, Todd, Towns, Travis, Van Huss, Vaughan, Windle, Zachary--38

Representatives present and not voting were: Lamar, Powers, Ragan, Sanderson--4

A motion to reconsider was tabled.

*House Bill No. 940 -- Schools, Charter - As introduced, changes, from December 1 to December 31, the annual date by which the state board of education is required to publicly report the total amount of authorizer fees collected in the previous school year and the authorizing obligations fulfilled using the fee. - Amends TCA Title 49, Chapter 13. by *Lamberth, *Gant, *White. (SB796 by *Johnson, *Kelsey)

Rep. White moved that House Bill No. 940 be passed on third and final consideration.

Rep. Haston requested that Education Committee Amendment No. 1 be placed at the heel of the amendments.

Rep. Rudder requested that Government Operations Committee Amendment No. 1, as House Amendment No. 2, be placed at the heel of the amendments.

1382

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Rep. Lynn moved adoption of Finance, Ways, and Means Committee Amendment No. 1, as House Amendment No. 3, as follows:

Amendment No. 3

- AMEND House Bill No. 940 by deleting all language after the enacting clause and substituting instead the following:
- SECTION 1. Tennessee Code Annotated, Section 49-13-104(3), is amended by deleting the language "chartering authority that outlines the responsibilities" and substituting instead the language "authorizer that outlines the rights, responsibilities,".
- SECTION 2. Tennessee Code Annotated, Section 49-13-104(4), is amended by deleting the subdivision in its entirety and substituting instead the following:
 - (4) "Charter management organization" or "CMO" means a nonprofit entity that manages or operates two (2) or more public charter schools;
- SECTION 3. Tennessee Code Annotated, Section 49-13-104(5), is amended by deleting the subdivision in its entirety.
- SECTION 4. Tennessee Code Annotated, Section 49-13-104(9), is amended by deleting the language "has received a license to teach in the public school system" and substituting instead the language "holds a valid Tennessee educator license".
- SECTION 5. Tennessee Code Annotated, Section 49-13-104(12), is amended by deleting the subdivision in its entirety and substituting instead the following:
 - (12) "Sponsor" means a proposed governing body filing an application for the establishment of a public charter school, that:
 - (A) Is not a for-profit entity; nonpublic school as defined in § 49-6-3001; other private, religious, or church school; or postsecondary institution not regionally accredited; and
 - (B) Does not promote the agenda of any religious denomination or religiously affiliated entity;
- SECTION 6. Tennessee Code Annotated, Section 49-13-104, is amended by adding the following language as new, appropriately designated subdivisions and redesignating the existing subdivisions accordingly:

() "Authorizer" means:

(A) A local board of education, the Tennessee public charter school commission, or the achievement school district as defined in § 49-

- 1-614, that makes decisions regarding approval, renewal, and revocation of a public charter school application or agreement; and
- (B) Includes the state board of education until 11:59 p.m. on June 30, 2021;
- () "Commission" means the Tennessee public charter school commission;
- SECTION 7. Tennessee Code Annotated, Section 49-13-105, is amended by deleting the section in its entirety and substituting instead the following:
 - (a) There is established the Tennessee public charter school commission as an independent state entity for the purpose of serving as an appellate public charter school authorizer and the LEA for any public charter school it authorizes. Beginning in the 2020-2021 school year, the commission has the authority to authorize public charter schools on appeal of a local board of education's decision to deny a public charter school application. A public charter school that is authorized by the commission must operate within the geographic boundaries of the local board of education that denied approval of the initial public charter school application. The commission may adopt policies and procedures for the commission and the commission's authorized public charter schools.

(b)

(1)

- (A) The commission must be composed of nine (9) members appointed by the governor. Except as otherwise provided in this subsection (b), the nine (9) members of the commission must be confirmed by joint resolution of the senate and the house of representatives prior to beginning a term of office.
- (B) If either house fails to confirm the appointment of a board member by the governor within ninety (90) calendar days after the general assembly next convenes in regular session following the appointment, then the appointment terminates on the day following the ninetieth calendar day.
- (2) If the general assembly is not in session when initial appointments are made, then all initial appointees shall serve the terms prescribed pursuant to this section, unless the initial appointments are not confirmed during the next regular session of the general assembly in accordance with subdivision (b)(1).
- (3) If the general assembly is not in session at the time a member is appointed to fill a vacancy resulting from the expiration of a term, then

the member whose term has expired serves until a new appointee is confirmed in accordance with subdivision (b)(1).

- (4) If the general assembly is not in session at the time a member is appointed to fill a vacancy not resulting from the expiration of a term, then the new appointee serves for the term appointed unless the appointment is not confirmed during the next regular session of the general assembly in accordance with subdivision (b)(1).
- (5) All members shall be subject to removal from the commission by a two-thirds (2/3) majority vote of each house of the general assembly for misconduct, incapacity, or neglect of duty. Removal must be by passage of a joint resolution by the senate and the house of representatives.
- (c) In making appointments, the governor shall strive to ensure that the commission members collectively possess experience and expertise in charter schools or charter school authorizing, public and nonprofit governance, finance, law, and school or school district leadership. There must be at least three (3) members from each grand division of this state serving on the commission.
- (d) The terms for all initial members begin on July 1, 2019. The terms of the initial nine (9) appointments shall be three (3) years for three (3) members, four (4) years for three (3) members, and five (5) years for three (3) members, as designated by the governor in the governor's initial appointments. As the terms for the initial members expire, successors shall be appointed for five-year terms.
 - (e) Each member of the commission shall:
 - (1) Review public charter school applications, hear appeals, and carry out the member's duties in a fair and impartial manner; and
 - (2) Before beginning a term of office, sign a conflict of interest agreement in which the member agrees to carry out the member's duties in compliance with subdivision (e)(1).

(f)

(1) The commission has the power to declare a commission member's position vacant if a commission member fails, without cause, to attend more than fifty percent (50%) of the commission's regular meetings in a calendar year. The commission shall determine cause for purposes of this subdivision (f)(1).

(2)

(A) Whenever a vacancy on the commission exists, the governor shall appoint a member for the remainder of the

unexpired term. A member appointed by the governor to fill a vacancy on the commission is subject to confirmation by the general assembly pursuant to subsection (b).

- (B) A member of the commission shall not vote on any matter that involves an LEA or public charter school of which the member is an employee of the local board of education or the governing body.
- (g) The commission shall meet at least quarterly. The chair may call special meetings whenever necessary for the transaction of urgent business. The chair shall notify each member of the commission of any special meeting at least five (5) days before the time fixed for the special meeting. A majority of the commission may petition the chair to call a special meeting, in which case the chair shall call a special meeting.
- (h) A majority of the commission members entitled to vote is required to transact business coming before the commission. The commission shall pass a resolution memorializing the commission's approval or denial of each application that the commission considers. The commission shall comply with the open meetings law, compiled in title 8, chapter 44, and open records law, compiled in title 10, chapter 7.
- (i) The chair and vice chair are officers of the commission and must be elected by the members of the commission for a term of three (3) years or for the remainder of the respective chair's or vice chair's term on the commission, whichever is earlier. Officers may be reelected.
- (j) A commission member shall not receive compensation but shall be reimbursed for expenses incurred in the performance of official duties in accordance with the state comprehensive travel regulations as promulgated by the commissioner of finance and administration and approved by the attorney general and reporter.

(k)

- (1) The commission shall employ a director of schools who has the same duties and powers granted to directors of schools in § 49-2-301, consistent with this chapter. An employee or official of any department, agency, or board of this state shall not serve as a director of schools. The director of schools shall be responsible solely to the commission.
- (2) Additional personnel hired by the director of schools shall be subject to personnel regulations and policies that apply to state employees, such as leave, compensation, classification, and travel regulations. The director of schools has the sole authority to appoint, terminate, and control personnel as provided in this section. The personnel of the commission shall not have state service status.

- (I) Notwithstanding any law to the contrary, the commission shall, at a minimum, have the same authority and autonomy afforded to LEAs under state law regarding the procurement of goods and services, including, but not limited to, personal, professional, consulting, and social services. The commission shall develop written procedures for the procurement of all goods and services in compliance with the expenditure thresholds for competitive bidding outlined or permitted in § 49-2-203.
- (m) The commission may promulgate rules and regulations that are solely necessary for the administrative operation and functions of the commission. The commission's rulemaking authority shall not supersede the state board of education's rulemaking authority and may only be exercised in performance of the commission's administrative responsibilities. The rules must be promulgated in accordance with the Uniform Administrative Procedures Act, compiled in title 4, chapter 5.
- (n) Commission meetings shall be made available for public viewing over the internet by streaming video accessible on the commission's website. Archived videos of the commission's meetings shall also be available to the public through the commission's website.
- (o) The following individuals are prohibited from serving as a member of the commission for so long as they hold the office or position:
 - (1) Elected officials; and
 - (2) State employees.
- SECTION 8. Tennessee Code Annotated, Section 49-13-106(a)(1), is amended by deleting the subdivision in its entirety and substituting instead the following:
 - (1) Public charter schools may be formed to provide quality educational options for all students residing within the jurisdiction of the authorizer.
- SECTION 9. Tennessee Code Annotated, Section 49-13-106(a)(2)(B), is amended by deleting the subdivision in its entirety.
- SECTION 10. Tennessee Code Annotated, Section 49-13-106(a)(3), is amended by deleting the subdivision in its entirety.
- SECTION 11. Tennessee Code Annotated, Section 49-13-106(b), is amended by deleting subdivisions (1)-(3) in their entireties.
- SECTION 12. Tennessee Code Annotated, Section 49-13-106(c), is amended by deleting the subsection in its entirety.

- SECTION 13. Tennessee Code Annotated, Section 49-13-106, is amended by adding the following language as new subsections (a)-(e) and redesignating the existing subsections accordingly:
 - (a) Public charter schools are part of the state program of public education.
 - (b) A charter shall not be granted to a for-profit corporation.
 - (c) A nonpublic school, as defined in § 49-6-3001, or other private, religious, or church school, shall not establish a public charter school pursuant to this chapter.
 - (d) A cyber-based public charter school shall not be authorized.
 - (e) A public charter school shall not charge registration fees, enrollment fees, or tuition; provided, however, that tuition may be charged if, in accordance with § 49-13-113(b), the governing body of the public charter school approves a student's transfer from another LEA to the public charter school pursuant to § 49-6-3003.
- SECTION 14. Tennessee Code Annotated, Section 49-13-106, is amended by adding the following language as new, appropriately designated subsections:
 - () If a sponsor seeks to establish a new public charter school, then the sponsor must apply to the local board of education.

()

(1) If a sponsor seeks to convert an existing public school to a public charter school, then the sponsor must apply to the local board of education. This subdivision ()(1) does not apply if the existing public school has entered the achievement school district pursuant to § 49-1-614.

(2)

- (A) Local boards of education may request that a sponsor apply to convert an existing public school to a public charter school.
- (B) Upon a local board of education's review of a sponsor's application for a new public charter school, the local board of education may request that the sponsor amend the public charter school application to provide for the conversion of an existing public school.

- (C) This subdivision ()(2) does not require a local board of education to approve a sponsor's application to convert an existing public school to a public charter school.
- (3) An existing public school may convert to a public charter school pursuant to this chapter if the parents of at least sixty percent (60%) of the children enrolled in the school, or at least sixty percent (60%) of the teachers assigned to the school, support the conversion and demonstrate such support by signing a petition seeking conversion, and if the LEA approves the application for conversion. The percentage of parents signing a petition must be calculated on the basis of one (1) vote for each child enrolled in the school.
- (4) A public charter school sponsor shall submit the sponsor's application for conversion to the local board of education. The local board of education shall act on the application no later than ninety (90) days after the date on which the application was submitted.
- (5) If the application for conversion of an existing public school to a public charter school is approved, then:
 - (A) The conversion must occur at the beginning of an academic school year. The conversion public charter school shall be subject to compliance with this chapter;
 - (B) Any teacher or administrator in the conversion public charter school shall be allowed to transfer into vacant positions in other schools in the LEA for which they are certified before the LEA hires new personnel to fill the vacant positions. Personnel who transfer into vacant positions in other schools in the LEA shall not suffer any impairment, interruption, or diminution of the rights and privileges of a then existing teacher or administrator, and the rights and privileges shall continue without impairment, interruption, or diminution with the local board of education. "Rights and privileges," as used in this subdivision ()(4)(B), include, but are not limited to, salary, pension, retirement benefits, sick leave accumulation, tenure, seniority, and contract rights with the local board of education. The director of schools has the option to specifically assign teachers or administrators in a conversion public charter school to vacant positions in other schools in the LEA;
 - (C) Enrollment preference shall be given to students who reside within the former school zone of the converted public school. The enrollment preference for students who reside within the former attendance area excludes such students from entering into a lottery;

- (D) The conversion public charter school may enroll students living in other school zones after students residing within the school zone have had the opportunity to enroll, but only if there is program, class, grade level, and building capacity to serve the out-of-zone students. If applications by out-of-zone students exceed the conversion public charter school's capacity, then enrollment of out-of-zone students must be determined on the basis of a lottery. Out-of-zone students who attended the school during the previous school year and the siblings of students who attended the school may be given preference in enrollment;
- (E) A parent of a child who is enrolled at the conversion public school may enroll the parent's child in another public school without penalty; and
- (F) The conversion public charter school shall occupy the converted public school's existing facility.
- (6) If the local board of education denies the application for conversion, then the decision is final and is not subject to appeal.
- (7) A charter agreement shall not be granted under this chapter that authorizes the conversion of any private, parochial, cyber-based, or home-based school to charter status.

SECTION 15. Tennessee Code Annotated, Section 49-13-107(a), is amended by deleting the language "chartering authority" and substituting instead the word "authorizer".

SECTION 16. Tennessee Code Annotated, Section 49-13-107(b), is amended by deleting the language:

On or before April 1 of the year preceding the year in which the proposed public charter school plans to begin operation, the sponsor seeking to establish a public charter school shall prepare and file with the chartering authority an application providing the following information and documents:

and substituting instead the following:

On or before February 1 of the year preceding the year in which the proposed public charter school plans to begin operation, the sponsor seeking to establish a public charter school shall prepare and file with the authorizer and the department of education an application using the application template developed by the department and that provides the following information and documents:

SECTION 17. Tennessee Code Annotated, Section 49-13-107(b)(12), is amended by deleting the word "qualifications" and substituting instead the word "experience".

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- SECTION 18. Tennessee Code Annotated, Section 49-13-107(b)(13), is amended by deleting the language "and entities".
- SECTION 19. Tennessee Code Annotated, Section 49-13-107(b)(15), is amended by deleting the word "school" and substituting instead the language "public charter school".
- SECTION 20. Tennessee Code Annotated, Section 49-13-107(b)(19), is amended by deleting the language "chartering authority" and substituting instead the word "authorizer".
- SECTION 21. Tennessee Code Annotated, Section 49-13-107(d), is amended by deleting the language "LEAs" and substituting instead the word "Authorizers".
- SECTION 22. Tennessee Code Annotated, Section 49-13-107(e), is amended by deleting the language "a chartering authority" and substituting instead the language "an authorizer".
- SECTION 23. Tennessee Code Annotated, Section 49-13-107, is amended by adding the following language as a new, appropriately designated subsection:
 - () An authorizer may require a public charter school sponsor to pay to the authorizer an application fee of up to two thousand five hundred dollars (\$2,500) with each charter school application the sponsor files.
- SECTION 24. Tennessee Code Annotated, Section 49-13-108, is amended by deleting the section in its entirety and substituting instead the following:
 - (a) Public charter school authorizers have the authority to approve applications to establish public charter schools and to make decisions regarding the renewal and revocation of a charter agreement.

(b)

- (1) This section only applies to applications for the creation of new public charter schools that are submitted to a local board of education.
- (2) The local board of education shall rule by resolution, at a regular or specially called meeting, to approve or deny a public charter school application no later than ninety (90) days after the local board of education's receipt of the completed application. If the local board of education fails to approve or deny a public charter school application within the ninety-day time period prescribed in this subdivision (b)(2), then the public charter school application shall be deemed approved.
- (3) The grounds upon which the local board of education based a decision to deny a public charter school application must be stated in

writing and must specify objective reasons for the denial. Upon receipt of the grounds for denial, the sponsor has thirty (30) days from receipt to submit an amended application to correct the deficiencies. The local board of education has sixty (60) days from receipt of an amended application to deny or to approve the amended application. If the local board of education fails to approve or deny the amended application within sixty (60) days, then the amended application shall be deemed approved.

(4)

- (A) Until 11:59 p.m. on December 31, 2020:
- (i) A denial by the local board of education of an application to establish a public charter school may be appealed by the sponsor to the state board of education no later than ten (10) days after the date of the final decision to deny. The appeal and review process must be conducted in accordance with this subdivision (b)(4);
- (ii) No later than sixty (60) days after the state board of education receives a notice of appeal, or after the state board of education makes a motion to review and provides reasonable public notice, the state board of education, at a public hearing attended by the local board of education or the local board of education's designated representative and held in the LEA in which the proposed public charter school submitted the public charter school application, shall conduct a de novo on the record review of the proposed public charter school's application and make its findings;
- (iii) The state board of education or the state board of education's executive director, acting for the state board of education, may allow a sponsor to make corrections to the sponsor's application on appeal, except for the elements of the application required under § 49-13-107(b)(1), (2), (4), (6), (9), (12), (13), (18), and (20);
- (iv) If the application is for a public charter school in an LEA that does not contain a priority school on the current or last preceding priority school list, and if the state board of education finds that the local board of education's decision was contrary to the best interests of the students, LEA, or community, then the state board of education shall remand the decision to the local board of education with written instructions for approval of the public charter school application. The grounds upon which the state board of education based its decision to remand the application

must be stated in writing and must specify objective reasons for the state board of education's decision. The state board of education's decision is final and is not subject to appeal. The local board of education shall be the authorizer; and

- (v) If the application is for a public charter school in an LEA that contains at least one (1) priority school on the current or last preceding priority school list, and if the state board of education finds that the local board of education's decision was contrary to the best interests of the students, LEA, or community, then the state board of education may approve the application for the public charter school. The state board of education's decision is final and is not subject to appeal. The state board shall be the authorizer.
- (B) This subdivision (b)(4) is repealed at 11:59 p.m. on December 31, 2020.
- (5) Beginning immediately upon the repeal of subdivision (b)(4):
- (A) A sponsor may appeal a local board of education's decision to deny a public charter school application to the commission no later than ten (10) days after the date of the local board of education's decision. The appeal and review process must be conducted in accordance with this subdivision (b)(5);
- (B) After receiving a notice of appeal, the commission or the commission's designee shall:
 - (i) Hold an open meeting in the LEA in which the proposed public charter school submitted the public charter school application. The meeting must be open to representatives from the local board of education and the sponsor. Notice of the meeting must be provided to the local board of education, the sponsor, and the general public. At least one (1) week before the meeting, notice of the meeting must be:
 - (a) Published in a newspaper of general circulation in the county where the LEA is located; and
 - (b) Posted on the commission's website; and
 - (ii) Conduct a de novo on the record review of the proposed public charter school's application;

- (C) The commission shall either approve or deny a public charter school application no later than seventy-five (75) days from the commission's receipt of the notice of appeal;
- (D) The commission shall review applications on appeal in accordance with the state board of education's quality public charter school authorizing standards. Except as provided in subsection (c), if the commission finds that the application meets or exceeds the metrics outlined in the department of education's application-scoring rubric and that approval of the application is in the best interests of the students, LEA, or community, then the commission may approve the public charter school's application. The commission's decision is final and is not subject to appeal. If the commission approves an application, then the commission is the authorizer and the LEA for that public charter school;
- (E) Notwithstanding subdivision (b)(5)(D), a public charter school authorized by the commission, and the local board of education of the LEA in which the public charter school is located, may, within thirty (30) calendar days of the public charter school's authorization, mutually agree in writing that the local board of education will be the authorizer and the LEA for the public charter school, and the local board of education shall assume the rights and responsibilities of the charter agreement. The charter agreement must be filed with the commission in a manner prescribed by the commission. This subdivision (b)(5)(E) also applies to a public charter school that has had its charter agreement renewed on appeal by the commission; and

(F)

- (i) For accountability purposes under § 49-1-602, the performance of a public charter school authorized by the commission is not attributable to the LEA in which the public charter school is geographically located; and
- (ii) Notwithstanding subdivision (b)(5)(F)(i), if a public charter school authorized by the commission, and the LEA in which the public charter school is geographically located, mutually agree that the local board of education will be the authorizer and the LEA for the public charter school pursuant to subdivision (b)(5)(E), then for accountability purposes under § 49-1-602, the public charter school's performance shall be attributable to the LEA.
- (c) The local board of education may consider whether the establishment of the proposed public charter school will have a substantial negative fiscal impact on the LEA such that authorization of the public charter school would be

contrary to the best interest of the students, LEA, or community. If a local board of education's decision to deny a public charter school application is based on substantial negative fiscal impact, then the commission shall consider the fiscal impact of the public charter school on the LEA before approving a public charter school on appeal. The commission may request additional information from the public charter school sponsor and the LEA regarding such consideration. The commission shall not approve for operation any public charter school that the commission determines will have a substantial negative fiscal impact on an LEA, such that authorization of the public charter school would be contrary to the best interests of the students, LEA, or community.

(d)

- (1) An authorizer may deny a public charter school application if the proposed public charter school plans to staff positions for teachers, administrators, ancillary support personnel, or other employees by utilizing, or otherwise relying on, nonimmigrant foreign worker H1B or J1 visa programs in excess of three and one half percent (3.5%) of the total number of positions at any single public charter school location for any school year.
- (2) Notwithstanding subdivision (d)(1), an authorizer shall not deny a public charter school application solely because the proposed public charter school plans to exceed the limitation in subdivision (d)(1) by employing foreign language instructors who, prior to employment, meet and, during the period for which the instructors' H1B or J1 visas have been granted, will meet all Tennessee educator licensure requirements. If an authorizer denies a public charter school application under this subsection (d), then the sponsor may appeal the authorizer's decision to deny the application as provided in subsection (b).
- (e) An authorizer shall not base the authorizer's approval of a public charter school application on conditions or contingencies.
- (f) The state board of education shall adopt quality public charter school authorizing standards based on national best practices. Authorizers shall adopt the authorizing standards approved by the state board of education.
- (g) No later than ten (10) days after the approval or denial of a public charter school application, the authorizer shall report to the department of education whether the authorizer approved or denied the application. The authorizer shall provide the department with a copy of the authorizer's resolution that provides the authorizer's decision and the reasons for the authorizer's decision.
- SECTION 25. Tennessee Code Annotated, Section 49-13-109(b), is amended by deleting the language "A local board of education" and substituting instead the language "An authorizer".

- SECTION 26. Tennessee Code Annotated, Section 49-13-110(a), is amended by deleting the subsection in its entirety and substituting instead the following:
 - (a) An authorizer's approval of a public charter school application must be in the form of a written charter agreement signed by the sponsor and the authorizer, which shall be binding upon the governing body of the public charter school. The charter agreement for a public charter school must be in writing and must contain all material components of the approved application required under § 49-13-107(b).
- SECTION 27. Tennessee Code Annotated, Section 49-13-110(b), is amended by deleting the subsection in its entirety and substituting instead the following:
 - (b) The governing body of the public charter school may petition the authorizer to amend the original charter agreement. Timelines for approval and the appeal process will be determined by the state board of education. If the authorizer is the state board of education or the commission, then no appeal may be made of the state board of education's or the commission's decision to deny a petition to amend the charter agreement. The governing body of a public charter school may also petition the authorizer for voluntary termination of the charter agreement before the charter agreement expires.
- SECTION 28. Tennessee Code Annotated, Section 49-13-110(c), is amended by deleting the subsection in its entirety and substituting instead the following:

(c)

- (1) Upon the termination of a charter agreement and upon the closure of a public charter school for any reason, any unencumbered public funds from the public charter school automatically revert back to the authorizer. If a charter agreement is terminated and the public charter school is closed, all property and improvements, furnishings, and equipment purchased with public funds automatically revert back to the LEA, subject to complete satisfaction of any lawful liens or encumbrances.
- (2) If a public charter school is closed for any reason, then the public charter school is responsible for all debts of the public charter school. The authorizer shall not assume the debt from any contract for goods or services made between the governing body of the public charter school and a third party, except for a debt that is previously detailed and agreed upon in writing by the authorizer and the governing body of the public charter school, and that may not reasonably be assumed to have been satisfied by the authorizer.
- SECTION 29. Tennessee Code Annotated, Section 49-13-110, is amended by adding the following language as new subsections (b) and (c) and redesignating the existing subsections accordingly:

- (b) A charter agreement expires ten (10) academic years after the first day of instruction. A public charter school may delay, for a period not to exceed one (1) academic year, the school's initial opening. If the public charter school requires a delay in the school's initial opening of more than one (1) academic year, then the school must obtain approval of the delay from the school's authorizer.
- (c) A renewal of a charter agreement shall be for a period of ten (10) academic years.
- SECTION 30. Tennessee Code Annotated, Section 49-13-111(a), is amended by deleting the subsection in its entirety and substituting instead the following:
 - (a) A public charter school shall, at a minimum:
 - (1) Be operated by a not-for-profit organization that is exempt from federal taxation under $\S 501(c)(3)$ of the Internal Revenue Code (26 U.S.C. $\S 501(c)(3)$);
 - (2) Operate as a public, nonsectarian, nonreligious public school, with control of instruction vested in the governing body of the public charter school under the general supervision of the authorizer and in compliance with the charter agreement and this chapter;
 - (3) Meet the performance standards and requirements adopted by the state board of education for public schools;
 - (4) Except as provided in § 49-13-142(d), receive state, federal, and local funds from the local board of education:
 - (5) Provide education services for students with disabilities, English language learners, and other students with diverse needs, in accordance with state and federal law;
 - (6) Administer state assessments as provided in chapter 1, part 6 of this title; and
 - (7) Open and operate within the geographic boundaries of the authorizing local board of education or, if the public charter school is authorized by the achievement school district or the commission, within the geographic boundaries of the LEA in which the charter sponsor has been approved to locate.
- SECTION 31. Tennessee Code Annotated, Section 49-13-111(c)(2), is amended by deleting the subdivision in its entirety.
- SECTION 32. Tennessee Code Annotated, Section 49-13-111(d), is amended by deleting the subsection in its entirety and substituting instead the following:

- (d) A public charter school shall be accountable to the authorizer for the purpose of ensuring compliance with the charter agreement and the requirements of this chapter. Authorizers shall enforce compliance with the requirements of this chapter.
- SECTION 33. Tennessee Code Annotated, Section 49-13-111(f), is amended by deleting the subsection in its entirety.
- SECTION 34. Tennessee Code Annotated, Section 49-13-111(h), is amended by adding the following language at the end of the subsection:

All information providing notice of public meetings as required under § 8-44-103 must be kept current by a public charter school on the public charter school's website. The board of directors of a CMO may conduct a board meeting concerning a public charter school located in this state by teleconference, videoconference, or other electronic means in compliance with § 8-44-108, except that § 8-44-108(b)(2) and (3) shall not apply to such a meeting if a physical quorum is not present at the location stated in the notice of the meeting.

- SECTION 35. Tennessee Code Annotated, Section 49-13-111(i), is amended by deleting the subsection in its entirety and substituting instead the following:
 - (i) All teachers in a public charter school must hold a valid Tennessee educator license.
- SECTION 36. Tennessee Code Annotated, Section 49-13-111(k), is amended by deleting the subsection in its entirety.
- SECTION 37. Tennessee Code Annotated, Section 49-13-111(m), is amended by deleting the subsection in its entirety and substituting instead the following:
 - (m) A public charter school shall maintain the school's accounts and records in accordance with accounting principles generally accepted in the United States and in conformity with the uniform chart of accounts and accounting requirements prescribed by the comptroller of the treasury. The public charter school shall prepare and publish an annual financial report that encompasses all funds. The annual financial report must include the audited financial statements of the public charter school.
- SECTION 38. Tennessee Code Annotated, Section 49-13-111(o), is amended by deleting the subsection in its entirety and substituting instead the following:
 - (o) The governing body shall conduct at least one (1) annual board training course and shall provide documentation of such training to the authorizer. The training course shall be certified by the Tennessee Charter School Center and approved by the state board of education.

- SECTION 39. Tennessee Code Annotated, Section 49-13-111, is amended by adding the following language as a new subsection (h) and redesignating the existing subsections accordingly:
 - (h) All records of a public charter school are open for personal inspection and duplication by any citizen of this state to the same extent that records of public schools operated by an LEA are open.
- SECTION 40. Tennessee Code Annotated, Section 49-13-111, is amended by adding the following language as a new subsection (j) and redesignating the existing subsections accordingly:
 - (j) A public charter school shall follow the state board of education's rules and regulations for licensure and endorsement of employees.
- SECTION 41. Tennessee Code Annotated, Section 49-13-111, is amended by adding the following language as a new, appropriately designated subsection:
 - () Except where waivers are otherwise prohibited in this chapter, a public charter school may apply to either the authorizer or to the commissioner of education for a waiver of any state board rule or statute that inhibits or hinders the proposed public charter school's ability to meet the school's goals or comply with the school's mission statement. Neither the authorizer nor the commissioner shall waive regulatory or statutory requirements related to:
 - (1) Federal and state civil rights;
 - (2) Federal, state, and local health and safety;
 - (3) Federal and state public records;
 - (4) Immunizations;
 - (5) Possession of weapons on school grounds;
 - (6) Background checks and fingerprinting of personnel;
 - (7) Federal and state special education services;
 - (8) Student due process:
 - (9) Parental rights;
 - (10) Federal and state student assessment and accountability;
 - (11) Open meetings; and

- (12) At least the same equivalent time of instruction as required in regular public schools.
- SECTION 42. Tennessee Code Annotated, Section 49-13-112(b), is amended by deleting the subsection in its entirety and substituting instead the following:
 - (b) The state board of education shall promulgate rules and regulations that provide for the determination of the allocation of state and local funds as provided in subsection (a) and this subsection (b). Notwithstanding § 4-5-208, any rules promulgated under this subsection (b) may be promulgated as emergency rules in accordance with the Uniform Administrative Procedures Act, compiled in title 4, chapter 5. At a minimum, the rules must provide that:
 - (1) Allocations are based on one hundred percent (100%) of state and local funds received by the LEA, including current funds allocated for capital outlay purposes, excluding the proceeds of debt obligations and associated debt service; and

(2)

- (A) With the exception of the annual authorizer fees provided under this chapter, a public charter school shall not be required to pay a fee or purchase any services from the authorizer. Public charter schools shall not be required to pay any fee as a condition for approval of a public charter school application by the authorizer or for recommendation for approval by authorizer staff or a committee established by the authorizer for the purposes of making recommendations for public charter school application decisions;
- (B) A public charter school may choose to purchase services from an LEA, such as transportation or food services. In such event, the public charter school and the LEA shall execute a service contract, separate from the charter agreement, setting forth the mutual agreement of the parties concerning any service fees to be charged to the public charter school;
- (C) A public charter school shall not pay any administrative fee to the authorizer for charter authorizing functions, except as provided through the annual authorizer fees mandated or permitted by this chapter; and
- (D) If the charter agreement includes a provision whereby the authorizer will provide services for employee benefits or retirement, then the authorizer may withhold funds to cover the costs of the employee benefits or retirement services. If a services contract is executed with the authorizer, then the authorizer may withhold funds to cover the costs of the services.

- SECTION 43. Tennessee Code Annotated, Section 49-13-112(c), is amended by deleting the subsection in its entirety and substituting instead the following:
 - (c) The department of education shall calculate and report the amount of state and local funding required under the BEP for capital outlay that each public charter school should receive in a fiscal year. The LEA shall include, in the per pupil funding amount required under subsection (a), all state and local funds generated under the BEP for capital outlay that are due to public charter schools operating in the LEA.
- SECTION 44. Tennessee Code Annotated, Section 49-13-112(d), is amended by deleting the subsection in its entirety and substituting instead the following:
 - (d) Each authorizer is responsible for reporting and submitting funds to the appropriate retirement system, as required under § 8-35-242.
- SECTION 45. Tennessee Code Annotated, Section 49-13-112(e)(2), is amended by deleting the language "chartering authority" and substituting instead the word "authorizer".
- SECTION 46. Tennessee Code Annotated, Section 49-13-112, is amended by adding the following language as a new subsection (b) and redesignating the existing subsections accordingly:
 - (b) The commission shall receive from the department or from the LEA in which the public charter school is located, as appropriate, an amount equal to the per pupil state and local funds received by the department or LEA for the students enrolled in a public charter school authorized by the commission. The commission shall receive, for the public charter schools the commission authorizes, all appropriate allocations of federal funds as received by other LEAs under federal law or regulation, including, but not limited to, Title I, IDEA, and ESEA funds. All funding allocations and disbursements must be made in accordance with procedures developed by the department.
- SECTION 47. Tennessee Code Annotated, Section 49-13-113(b)(4)(B), is amended by deleting the language "chartering authority" and substituting instead the word "authorizer".
- SECTION 48. Tennessee Code Annotated, Section 49-13-113(b)(4)(E), is amended by deleting the language "residing within the LEA" and substituting instead the language "residing within the geographic boundaries of the LEA".
- SECTION 49. Tennessee Code Annotated, Section 49-13-113(b)(4)(F), is amended by deleting the language "residing outside the LEA" and substituting instead the language "residing outside the geographic boundaries of the LEA".
- SECTION 50. Tennessee Code Annotated, Section 49-13-113(b)(4)(D), is amended by deleting the subdivision in its entirety.

- SECTION 51. Tennessee Code Annotated, Section 49-13-113(b)(5), is amended by deleting the language "teacher, sponsor, or member" and substituting instead the language "teacher or member".
- SECTION 52. Tennessee Code Annotated, Section 49-13-113(b)(6), is amended by deleting the subdivision in its entirety.
- SECTION 53. Tennessee Code Annotated, Section 49-13-113(b)(7), is amended by deleting the subdivision in its entirety.
- SECTION 54. Tennessee Code Annotated, Section 49-13-113, is amended by adding the following language as new subsections (b) and (c) and redesignating the existing subsections accordingly:
 - (b) A public charter school authorized by the commission is open to any student residing within the geographic boundaries of the LEA in which the public charter school is located. A public charter school authorized by the commission may enroll students residing outside the geographic boundaries of the LEA in which the public charter school is located pursuant to the out-of-district enrollment policy of the LEA in which the public charter school is located and in compliance with §§ 49-6-3003 and 49-6-403(f), unless the LEA in which the public charter school is located has a policy prohibiting out-of-district enrollment.
 - (c) A public charter school authorized by a local board of education may enroll students residing outside the geographic boundaries of the LEA in which the public charter school is located pursuant to the LEA's out-of-district enrollment policy and in compliance with §§ 49-6-3003 and 49-6-403(f).
- SECTION 55. Tennessee Code Annotated, Section 49-13-113, is amended by adding the following as a new, appropriately designated subsection:
 - () Public charter schools authorized by the achievement school district (ASD) shall conduct an initial student application period of at least thirty (30) days. During this period, all students zoned to attend or currently enrolled in a school that is eligible to be placed in the ASD may enroll. If, at the end of the initial student enrollment period, the number of eligible students seeking to enroll does not exceed the public charter school's capacity or the capacity of a program, class, grade level, or building, then the public charter school may enroll additional students residing within the geographic boundaries of the LEA in which the public charter school is located; provided, however, that a public charter school's total enrollment of such students shall not exceed twenty-five percent (25%) of the public charter school's total enrollment.
- SECTION 56. Tennessee Code Annotated, Section 49-13-114, is amended by deleting the section in its entirety and substituting instead the following:
 - (a) If a public charter school elects to provide transportation for the public charter school's students, then the transportation must be provided by the public charter school or by agreement with an LEA in accordance with chapter 6, part

1402

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- 21 of this title. If a public charter school elects to provide transportation other than through an agreement with an LEA, then the public charter school shall receive all funds that would have been spent by the LEA in which the public charter school is located to provide such transportation. If a public charter school elects not to provide transportation for the public charter school's students, then the public charter school shall not receive the funds that would have otherwise been spent to do so.
- (b) For students who reside outside the geographic boundaries of the LEA in which the public charter school is located and who have been approved by the public charter school's governing body to attend the public charter school, the public charter school is not required to provide or pay for transportation.
- (c) At the time a student enrolls in a public charter school, the public charter school shall provide the child's parent or guardian with information regarding transportation.
- SECTION 57. Tennessee Code Annotated, Section 49-13-116(a), is amended by deleting the subsection in its entirety and substituting instead the following:
 - (a) The department of education shall provide information to the public on how to form and operate a public charter school. This information must include a standard application format, which must include the information specified in § 49-13-107.
- SECTION 58. Tennessee Code Annotated, Section 49-13-116(b), is amended by deleting the word "state".
- SECTION 59. Tennessee Code Annotated, Section 49-13-116(b), is amended by deleting the language "granted by type of school" and substituting instead the word "approved".
- SECTION 60. Tennessee Code Annotated, Section 49-13-117(d), is amended by deleting the subsection in its entirety and substituting instead the following:
 - (d) This section applies to public charter schools authorized pursuant to this chapter.
- SECTION 61. Tennessee Code Annotated, Section 49-13-118(a), is amended by deleting the subsection in its entirety and substituting instead the following:
 - (a) This section applies to public charter schools for which the state board of education is the authorizer.
- SECTION 62. Tennessee Code Annotated, Section 49-13-118(b), is amended by deleting the language "chartering authority" and substituting instead the word "authorizer".

- SECTION 63. Tennessee Code Annotated, Section 49-13-118(c), is amended by deleting the language "chartering authority" and substituting instead the word "authorizer".
- SECTION 64. Tennessee Code Annotated, Section 49-13-118, is amended by adding the following as a new, appropriately designated subsection:
 - () This section is repealed on July 1, 2021.
- SECTION 65. Tennessee Code Annotated, Section 49-13-119, is amended by adding the following language at the end of the section:

Public charter schools authorized by the achievement school district or the commission are entitled to participate in the state group insurance plans selected by the governing body of the public charter school in accordance with § 8-27-303.

- SECTION 66. Tennessee Code Annotated, Section 49-13-120(a), is amended by deleting the subsection in its entirety and substituting instead the following:
 - (a) The governing body of the public charter school shall make an annual progress report to the authorizer and to the commissioner of education. The report must contain the following information:
 - (1) The progress of the public charter school towards achieving the goals outlined in the school's charter agreement;
 - (2) Financial records of the public charter school, including revenues and expenditures; and
 - (3) A detailed accounting, including the amounts and sources, of all funds received by the public charter school, other than the funds received under § 49-13-112(a).
- SECTION 67. Tennessee Code Annotated, Section 49-13-120(b), is amended by deleting the language "education committee of the senate and the education administration and planning committee of the house of representatives" and substituting instead the language "education committees of the senate and the house of representatives".
- SECTION 68. Tennessee Code Annotated, Section 49-13-120(c), is amended by deleting the subsection in its entirety.
- SECTION 69. Tennessee Code Annotated, Section 49-13-120(d), is amended by deleting the language "each chartering authority shall submit to the department of education an annual authorizing report" and substituting instead the language "each authorizer shall submit an annual authorizing report to the department of education and state board of education".

SECTION 70. Tennessee Code Annotated, Section 49-13-120(d)(2), is amended by deleting the language "chartering authority" and substituting instead the word "authorizer".

SECTION 71. Tennessee Code Annotated, Section 49-13-121, is amended by deleting the section in its entirety and substituting instead the following:

- (a) No later than April 1 of the year prior to the year in which the charter expires, the governing body of a public charter school seeking renewal shall submit a renewal application to the local board of education, if the local board of education is the authorizer, or to the commission or the local board of education, if the commission is the authorizer, on the standardized application form developed by the department of education.
- (b) A public charter school renewal application must contain a report of the public charter school's operations, including students' standardized test scores, financial statements, and audits for the eight (8) years immediately preceding the date of the renewal application.
- (c) Three (3) months prior to the date on which a public charter school is required to submit a renewal application, the authorizer shall submit to the public charter school a performance report that reflects the renewal evaluation.
- (d) On or before the February 1 of the year in which the charter expires, the authorizer to which the renewal application was submitted shall rule by resolution to approve or deny the public charter school's renewal application. The authorizer shall consider the renewal application, the annual progress reports required under § 49-13-120, and the renewal performance report required under subsection (b) when deciding whether to approve or deny the public charter school's renewal application.

(e)

(1) Until 11:59 p.m. on December 31, 2020:

- (A) A local board of education's decision to deny a renewal application may be appealed by the governing body to the state board of education no later than ten (10) days after the date of the local board of education's decision;
- (B) If the state board of education finds that the local board of education's decision to deny renewal of a charter agreement is contrary to the best interest of the students, LEA, or community, and the renewal application is for a public charter school in an LEA that does not contain a school on the current or last preceding priority school list, then the state board of education shall remand the decision to the local board of education with written instructions for approval of the renewal application. The local board of education shall remain the authorizer;

- (C) If the state board of education finds that the local board of education's decision not to renew a charter agreement was contrary to the best interests of the students, LEA, or community, and the renewal application is for a public charter school in an LEA that contains at least one (1) school on the current or last preceding priority school list, then the state board of education shall approve the renewal application and the state board of education shall be the authorizer; and
- (D) A decision by the state board of education to deny the renewal of a charter agreement is final and is not subject to appeal.
- (2) This subsection (e) is repealed at 11:59 p.m. on December 31, 2020.
- (f) Beginning immediately upon the repeal of subsection (e):
- (1) A local board of education's decision to deny a renewal application may be appealed by the governing body to the commission no later than ten (10) days after the date of the local board of education's decision;
- (2) If the commission finds that the local board of education's decision to deny renewal of a charter agreement is contrary to the best interest of the students, LEA, or community, then the commission shall approve the renewal application and the commission shall become the authorizer. A decision by the commission to deny the renewal charter agreement is final and is not subject to appeal; and
- (3) If the commission approves the renewal of a charter agreement on appeal from a local board of education, then the public charter school and the commission shall enter into a renewed charter agreement in accordance with § 49-13-110(a).
- (g) If a public charter school renewal application is approved, then the term of the renewed charter agreement shall be for ten (10) academic years.
- (h) A decision to deny renewal of a charter agreement becomes effective at the close of the school year.
- (i) No later than ten (10) days after an authorizer adopts a resolution to renew or deny renewal of a charter agreement, the authorizer shall report the authorizer's decision to the department of education and shall provide a copy of the resolution that sets forth the authorizer's decision and the reasons for the decision.

- (j) If a public charter school voluntarily closes, then the public charter school's agreement with the authorizer ceases to be effective as of the public charter school's closing date.
- (k) The authorizer shall conduct an interim review of a public charter school in the fifth year of a public charter school's initial period of operation and in the fifth year following any renewal of a charter agreement under guidelines developed by the department of education. The guidelines must require a public charter school to submit a report to the authorizer on the progress of the public charter school in achieving its goals and objectives, including student performance and other terms of the approved charter agreement.

SECTION 72. Tennessee Code Annotated, Section 49-13-122(a), is amended by deleting the subsection in its entirety and substituting instead the following:

(a)

- (1) An authorizer may revoke a public charter school agreement if the public charter school receives identification as a priority school, as defined by the state's accountability system pursuant to § 49-1-602, for 2017 or any year thereafter. The revocation takes effect immediately following the close of the school year in which the public charter school is identified as a priority school.
- (2) If the authorizer does not revoke a public charter school agreement after a public charter school is identified as a priority school, then the public charter school must develop and implement a comprehensive support and improvement plan pursuant to \S 49-1-602(b)(6).
- (3) An authorizer shall revoke a public charter school agreement if the public charter school receives identification as a priority school for two (2) consecutive cycles beginning in 2017. The revocation takes effect immediately following the close of the school year in which the public charter school is identified as a priority school for the second consecutive cycle.
- (4) The revocation of a public charter school agreement under subdivisions (a)(1) or (a)(3) is final and is not subject to appeal. A public charter school that is scheduled to close under this subsection (a) is entitled to a review by the department of education to verify the accuracy of the data used to identify the public charter school as a priority school.
- (5) This subsection (a) does not prohibit an authorizer from revoking a charter agreement of a public charter school that fails to meet the minimum performance requirements set forth in the charter agreement.

SECTION 73. Tennessee Code Annotated, Section 49-13-122(b), is amended by deleting the language "revoked at any time or not renewed by the final chartering authority if the chartering authority" and substituting instead the language "revoked at any time by the authorizer if the authorizer".

SECTION 74. Tennessee Code Annotated, Section 49-13-122(c), is amended by deleting the language "LEA" wherever it appears and substituting instead the word "authorizer".

SECTION 75. Tennessee Code Annotated, Section 49-13-122, is amended by deleting subsections (d)-(h) in their entireties and substituting instead the following:

- (d) If the authorizer revokes a charter agreement, then the authorizer shall clearly state in writing the reasons for the revocation.
- (e) No later than ten (10) days after an authorizer adopts a resolution to revoke a charter agreement, the authorizer shall report the authorizer's decision to the department of education and shall provide a copy of the resolution that sets forth the authorizer's decision and the reasons for the decision.

(f)

- (1) Until 11:59 p.m. on December 31, 2020, a local board of education's decision to revoke a charter agreement may be appealed to the state board of education no later than ten (10) days after the date of the local board of education's decision, except for revocations based on the violations specified in subsection (a). No later than sixty (60) days after the state board of education receives a notice of appeal and after the state board of education provides reasonable public notice, the state board of education, at a public hearing attended by the local board of education or the local board of education's designated representative and held in the LEA in which the public charter school has been operating. shall conduct a de novo on the record review of the authorizer's decision. In order to overturn a local board of education's decision to revoke a charter agreement, the state board of education must find that the local board of education's decision was contrary to § 49-13-122. If the state board of education overturns the local board of education's decision to revoke a charter agreement, then the state board of education shall remand the decision to the local board of education and the local board of education shall remain the authorizer. The decision of the state board of education is final and is not subject to appeal. This subsection (f) only applies to decisions to revoke a charter agreement for which the local board of education is the authorizer.
- (2) This subsection (f) is repealed at 11:59 p.m. on December 31, 2020.

(g)

- (1) Beginning immediately on the repeal of subdivision (f)(2), a decision to revoke a charter agreement may be appealed to the commission no later than ten (10) days after the date of the decision, except for revocations based on the violations specified in subsection (a). No later than sixty (60) days after the commission receives a notice of appeal and after the commission provides reasonable public notice, the commission shall hold an open meeting in the LEA in which the public charter school has been operating to conduct a de novo on the record review of the local board of education's decision. In order to overturn a local board of education's decision to revoke a charter agreement, the commission must find that the decision was contrary to § 49-13-122. If the commission overturns the local board of education's decision to revoke a charter agreement, then the commission shall remand the decision to the local board of education and the local board of education shall remain the authorizer. The commission's decision is final and is not subject to appeal.
- (2) This subsection (g) only applies to decisions to revoke a charter agreement for which the local board of education is the authorizer.
- (h) Except in the case of fraud, misappropriation of funds, flagrant disregard of the charter agreement, or similar misconduct, a decision to revoke a charter agreement becomes effective at the close of the school year.
- SECTION 76. Tennessee Code Annotated, Section 49-13-123, is amended by deleting the section in its entirety.
- SECTION 77. Tennessee Code Annotated, Section 49-13-124(b), is amended by deleting the language "chartering authority" and substituting instead the language "authorizer".
- SECTION 78. Tennessee Code Annotated, Section 49-13-126, is amended by deleting the section in its entirety and substituting instead the following:
 - (a) The state board of education is authorized to promulgate rules for the administration of this chapter. Rules must be promulgated in accordance with the Uniform Administrative Procedures Act, compiled in title 4, chapter 5.
 - (b) Notwithstanding any other provision of this chapter to the contrary, the commissioner of education shall promulgate rules and procedures for the authorization of charter schools by the achievement school district pursuant to this chapter. Rules must be promulgated in accordance with the Uniform Administrative Procedures Act, compiled in title 4, chapter 5.
- SECTION 79. Tennessee Code Annotated, Section 49-13-128(a), is amended by deleting the language "chartering authority" and substituting instead the word "authorizer".

- SECTION 80. Tennessee Code Annotated, Section 49-13-128(c), is amended by deleting the first and second sentences.
- SECTION 81. Tennessee Code Annotated, Section 49-13-128, is amended by adding the following as new subsections:
 - (d) If the achievement school district (ASD) authorizes a public charter school under § 49-1-614, then the ASD must receive an annual authorizer fee of up to three percent (3%) of the public charter school's per pupil state and local funding as allocated under § 49-13-112(a). By May 1 of each year, the commissioner shall set the percentage of a public charter school's per pupil state and local funding that the ASD must receive as the annual authorizer fee for the next school year.
 - (e) If the commission authorizes a public charter school under this chapter, then the commission must receive an annual authorizer fee of up to three percent (3%) of the public charter school's per pupil state and local funding as allocated under § 49-13-112(a). By May 1 of each year, the commission or the commission's designee shall set the percentage of a public charter school's per student state and local funding that the commission shall receive as the annual authorizer fee for the next school year. Notwithstanding subsection (b), the commission may use the commission's annual authorizer fee to fulfill obligations consistent with the authority of the commission as set forth in this chapter.
 - (f) By December 1 of each year, each LEA that collects an annual authorizer fee shall report the total amount of authorizer fees collected in the previous school year and the authorizing obligations fulfilled using the fee to the department of education. The department shall create a standard document for the purposes of this report and shall post the information on the department's website.
- SECTION 82. Tennessee Code Annotated, Section 49-13-130, is amended by deleting the language "The chartering authority" wherever it appears and substituting instead the language "Each authorizer".
- SECTION 83. Tennessee Code Annotated, Section 49-13-130(2), is amended by deleting the language "a chartering authority's" and substituting instead the language "an authorizer's".
- SECTION 84. Tennessee Code Annotated, Section 49-13-130, is amended by deleting the language "chartering authority" wherever it appears and substituting instead the word "authorizer".
- SECTION 85. Tennessee Code Annotated, Section 49-13-130(4), is amended by deleting the subdivision in its entirety and substituting instead the following:
 - (4) When a public charter school agreement has been denied renewal or revoked, the public charter school shall not enroll any new students. If the denial

- of renewal or revocation is overturned on appeal pursuant to § 49-13-122, then the public charter school may continue to enroll students;
- SECTION 86. Tennessee Code Annotated, Section 49-13-130(6), is amended by deleting the language "§ 49-13-122(g)" and substituting instead the language "§ 49-13-122(h)".
- SECTION 87. Tennessee Code Annotated, Section 49-13-131, is amended by deleting the section in its entirety.
- SECTION 88. Tennessee Code Annotated, Section 49-13-132, is amended by deleting the language "a chartering authority" and substituting instead the language "an authorizer".
- SECTION 89. Tennessee Code Annotated, Section 49-13-132, is amended by deleting the language "in the district, an LEA" and substituting instead the language "within the geographic boundaries of the LEA, the LEA".
- SECTION 90. Tennessee Code Annotated, Section 49-13-133, is amended by deleting the section in its entirety.
- SECTION 91. Tennessee Code Annotated, Section 49-13-136, is amended by deleting the language "underutilized and vacant" wherever it appears in subsections (c) and (d) and substituting instead the language "underutilized or vacant".
- SECTION 92. Tennessee Code Annotated, Section 49-13-136(f), is amended by deleting the subsection in its entirety and substituting instead the following:
 - (f) At least sixty (60) days prior to the opening of the public charter school, the charter sponsor shall submit the physical address of the public charter school to the authorizer and the department of education. If a public charter school has not secured a physical location for its school at least sixty (60) days prior to opening, then the public charter school must seek a delay in opening pursuant to § 49-13-110(b).
- SECTION 93. Tennessee Code Annotated, Section 49-13-138, is amended by deleting the section in its entirety.
- SECTION 94. Tennessee Code Annotated, Section 49-13-139, is amended by deleting the section in its entirety.
- SECTION 95. Tennessee Code Annotated, Section 49-13-140, is amended by deleting the section in its entirety.
- SECTION 96. Tennessee Code Annotated, Section 49-13-141, is amended by deleting the section in its entirety and substituting instead the following:

Notwithstanding any law to the contrary, an LEA may be the sponsor of a public charter school. If an LEA sponsors a public charter school, then the commission serves as the authorizer.

SECTION 97. Tennessee Code Annotated, Section 49-13-142(b)(2), is amended by deleting the language "chartering authority" and substituting instead the word "authorizer" and by deleting the language " \S 49-13-121(b)" and substituting instead the language " \S 49-13-121".

SECTION 98. Tennessee Code Annotated, Section 49-13-142, is amended by adding the following as new subsections:

(h)

- (1) On July 1, 2021, all charter agreements for which the state board of education is the authorizer shall be transferred, for the remainder of the unexpired term of the charter agreement, to the commission if documentation of mutual agreement to the transfer has been executed by the public charter school's governing body and the commission.
- (2) Documentation of mutual agreement must be in the form of a written agreement between the public charter school's governing body and the commission. The agreement must include any modification or amendment of the charter agreement as may be mutually agreed upon by the public charter school's governing body and the commission.
- (3) On July 1, 2021, subject to documentation of mutual agreement, the commission shall assume all authorizer rights under charter agreements executed by the state board of education.
- (4) The state board of education shall transfer to the commission all student records and public charter school performance data collected and maintained in the performance of the state board of education's duties as an authorizer.
- (5) The commission, in consultation with the governing body of a public charter school that is operating under a charter agreement that is to be transferred under this subsection (h), shall provide for timely notification of the transfer of the charter agreement, and any modifications or amendments to the charter agreement that are included in the written agreement executed under subdivision (h)(2), to parents or guardians of students enrolled in a public charter school affected by the transfer.
- (6) If a public charter school's governing body and the commission cannot reach a mutual agreement before July 1, 2021, then the charter agreement authorized by the state board of education terminates on July 1, 2021.
- (i) Subsections (a)-(g) are repealed on July 1, 2021.

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SECTION 99. Tennessee Code Annotated, Section 49-13-143(b), is amended by deleting the subsection in its entirety and substituting instead the following:

(b) Authorizers may develop and adopt a performance framework for all schools authorized for operation, including both charter and non-charter public schools. If an authorizer has not adopted a performance framework for all of the authorizer's schools, then it must adopt a performance framework aligned to the model performance framework developed by the department of education for the department's charter schools.

SECTION 100. Tennessee Code Annotated, Title 49, Chapter 13, is amended by adding the following as a new, appropriately designated section:

- (a) The state board of education shall ensure the effective operation of authorizers in this state and shall evaluate authorizer quality.
- (b) In order to evaluate authorizer quality, the state board of education is authorized to conduct periodic evaluations of authorizers to determine authorizer compliance with the requirements of this chapter and with the rules and regulations of the state board of education, and to ensure alignment with the state board of education's quality authorizing standards.

(c)

- (1) If the state board of education finds that an authorizer is not in compliance with the requirements of this chapter, the rules and regulations of the state board of education, or the state board of education's quality authorizing standards, then the state board of education shall provide the authorizer with written notification of the authorizer's noncompliance.
- (2) The authorizer shall respond to the written notification no later than ten (10) business days after the date of the written notification and shall remedy the authorizer's noncompliance within the timeframe determined by the state board of education. An authorizer's failure to remedy the authorizer's noncompliance may result in a reduction of the authorizer fee provided in § 49-13-128, as determined by the state board of education.
- (d) The state board of education is authorized to promulgate rules to effectuate this section. The rules must be promulgated in accordance with the Uniform Administrative Procedures Act, compiled in title 4, chapter 5, part 2.

SECTION 101. Tennessee Code Annotated, Section 49-13-107(c), is amended by deleting the language "§ 49-13-122" and substituting instead the language "§ 49-13-121".

SECTION 102. The Tennessee public charter school commission is subject to the governmental entity review law, compiled in title 4, chapter 29, and terminates on June 30, 2021, unless continued or extended by the general assembly.

SECTION 103. If any provision of this act or its application to any person or circumstance is held invalid, then the invalidity shall not affect other provisions or applications of the act that can be given effect without the invalid provision or application, and to that end the provisions of this act shall be severable.

SECTION 104. This act shall take effect upon becoming a law, the public welfare requiring it.

On motion, Finance, Ways, and Means Committee Amendment No. 1, as House Amendment No. 3, was adopted.

Rep. Hazlewood moved adoption of Finance, Ways, and Means Committee Amendment No. 2, as House Amendment No. 4, as follows:

Amendment No. 4

AMEND House Bill No. 940 by deleting subsection (c) in the amendatory language of Section 7 and substituting instead the following:

(c)

- (1) In making appointments, the governor shall strive to ensure that the commission members collectively possess experience and expertise in charter schools or charter school authorizing, public and nonprofit governance, finance, law, and school or school district leadership.
- (2) A majority of the commission members must be residents of a county in which at least one (1) public charter school operates.
- (3) There must be at least three (3) members from each grand division of this state serving on the commission.

On motion, Finance, Ways, and Means Committee Amendment No. 2, as House Amendment No. 4, was adopted.

Rep. Hodges moved adoption of House Amendment No. 5 as follows:

Amendment No. 5

AMEND House Bill No. 940 by deleting subdivision (b)(5)(A) in the amendatory language of Section 25 and substituting instead the following:

1414

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- (A) If a local board of education denies a public charter school application and the local board of education's LEA:
 - (i) Is located in any county having a population of not less than one hundred seventy-two thousand three hundred (172,300) nor more than one hundred seventy-two thousand four hundred (172,400) according to the 2010 federal census or any subsequent federal census, then the local board of education's decision is final and is not subject to appeal; or
 - (ii) Is located in any county that does not have a population of not less than one hundred seventy-two thousand three hundred (172,300) nor more than one hundred seventy-two thousand four hundred (172,400) according to the 2010 federal census or any subsequent federal census, then the sponsor may appeal the local board of education's decision to deny the public charter school application to the commission no later than ten (10) days after the date of the local board of education's decision. The appeal and review process must be conducted in accordance with this subdivision (b)(5);

AND FURTHER AMEND by deleting subdivision (f)(1) in the amendatory language of Section 72 and substituting instead the following:

- (1) If a local board of education denies a public charter school's application for renewal of a charter agreement and the local board of education's LEA:
 - (A) Is located in any county having a population of not less than one hundred seventy-two thousand three hundred (172,300) nor more than one hundred seventy-two thousand four hundred (172,400) according to the 2010 federal census or any subsequent federal census, then the local board of education's decision is final and is not subject to appeal; or
 - (B) Is located in any county that does not have a population of not less than one hundred seventy-two thousand three hundred (172,300) nor more than one hundred seventy-two thousand four hundred (172,400) according to the 2010 federal census or any subsequent federal census, then the local board of education's decision to deny renewal of the charter agreement may be appealed by the governing body to the commission no later than ten (10) days after the date of the local board of education's decision:

AND FURTHER AMEND by deleting subsection (g) in the amendatory language of Section 76 and substituting instead the following:

(g) Beginning immediately upon the repeal of subsection (f):

- (1) If a local board of education revokes a public charter school's charter agreement and the local board of education's LEA:
 - (A) Is located in any county having a population of not less than one hundred seventy-two thousand three hundred (172,300) nor more than one hundred seventy-two thousand four hundred (172,400) according to the 2010 federal census or any subsequent federal census, then the local board of education's decision is final and is not subject to appeal; or
 - (B) Is located in any county that does not have a population of not less than one hundred seventy-two thousand three hundred (172,300) nor more than one hundred seventy-two thousand four hundred (172,400) according to the 2010 federal census or any subsequent federal census, then the local board of education's decision to revoke the charter agreement may be appealed to the commission no later than ten (10) days after the date of the local board of education's decision, except for revocations based on the violations specified in subsection (a):
- (2) No later than sixty (60) days after the commission receives a notice of appeal and after the commission provides reasonable public notice, the commission shall hold an open meeting in the LEA in which the public charter school has been operating to conduct a de novo on the record review of the local board of education's decision. In order to overturn a local board of education's decision to revoke a charter agreement, the commission must find that the decision was contrary to § 49-13-122. If the commission overturns the local board of education's decision to revoke a charter agreement, then the commission shall remand the decision to the local board of education and the local board of education shall remain the authorizer. The commission's decision is final and is not subject to appeal; and
- (3) This subsection (g) only applies to decisions to revoke a charter agreement for which the local board of education is the authorizer.

Rep. Lamberth moved that House Amendment No. 5 be tabled, which motion prevailed by the following vote:

Ayes	62
Noes	
Present and not voting	

Representatives voting aye were: Baum, Boyd, Bricken, Byrd, Carter, Cepicky, Cochran, Crawford, Curcio, DeBerry, Doggett, Dunn, Eldridge, Faison, Farmer, Gant, Garrett, Griffey, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hill M, Hill T, Holsclaw, Holt, Howell, Hurt, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Moon, Ogles, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Sexton C, Sexton J, Sherrell, Smith,

Sparks, Terry, Tillis, Todd, Travis, Weaver, White, Whitson, Williams, Wright, Mr. Speaker Casada--62

Representatives voting no were: Beck, Calfee, Camper, Chism, Clemmons, Cooper, Dixie, Hakeem, Hicks, Hodges, Hulsey, Jernigan, Johnson G, Lamar, Love, Miller, Mitchell, Parkinson, Potts, Powell, Russell, Sanderson, Shaw, Staples, Stewart, Thompson, Towns, Van Huss, Windle--29

Representatives present and not voting were: Johnson C, Vaughan--2

Rep. Hodges moved that House Amendment No. 6 be withdrawn, which motion prevailed.

Rep. Haston moved that House Amendment No. 7 be withdrawn, which motion prevailed.

Rep. Haston moved that House Amendment No. 8 be withdrawn, which motion prevailed.

Rep. Haston moved that House Amendment No. 9 be withdrawn, which motion prevailed.

Rep. White moved adoption of House Amendment No. 10 as follows:

Amendment No. 10

AMEND House Bill No. 940 by deleting the language "Beginning immediately on the repeal of subdivision (f)(2)" in subdivision (g)(1) in the amendatory language of Section 75 and substituting instead the language "Beginning immediately upon the repeal of subsection (f)".

On motion, House Amendment No. 10 was adopted.

Rep. White moved adoption of House Amendment No. 11 as follows:

Amendment No. 11

AMEND House Bill No. 940 by deleting subsection (b) in Section 7 and substituting instead the following:

(b)

(1)

(A) The commission must be composed of nine (9) members appointed by the governor. Except as otherwise provided in this subsection (b), the nine (9) members of the commission must be confirmed by joint resolution of the senate

1417

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and the house of representatives prior to beginning a term of office.

- (B) If either house fails to confirm the appointment of a board member by the governor within ninety (90) calendar days after the general assembly next convenes in regular session following the appointment, then the appointment terminates on the day following the ninetieth calendar day.
- (2) If the general assembly is not in session when initial appointments are made, then all initial appointees shall serve the terms prescribed pursuant to this section, unless the initial appointments are not confirmed during the next regular session of the general assembly in accordance with subdivision (b)(1).
- (3) If the general assembly is not in session at the time a member is appointed to fill a vacancy, then the new appointee serves for the term appointed unless the appointment is not confirmed during the next regular session of the general assembly in accordance with subdivision (b)(1).
- (4) All members shall be subject to removal from the commission by a two-thirds (2/3) majority vote of each house of the general assembly for misconduct, incapacity, or neglect of duty. Removal must be by passage of a joint resolution by the senate and the house of representatives.

On motion, House Amendment No. 11 was adopted.

Rep. Miller moved that the House consider House Amendment No. 12 pursuant to **Rule No. 60 (B)**, which motion failed by the following vote:

Ayes	26
Noes	67

Representatives voting aye were: Beck, Camper, Chism, Clemmons, DeBerry, Dixie, Faison, Freeman, Hakeem, Hardaway, Hodges, Jernigan, Johnson G, Lamar, Love, Miller, Mitchell, Parkinson, Potts, Powell, Sanderson, Shaw, Stewart, Thompson, Towns, Windle--26

Representatives voting no were: Baum, Boyd, Bricken, Byrd, Calfee, Carter, Cepicky, Cochran, Cooper, Crawford, Curcio, Doggett, Dunn, Eldridge, Farmer, Gant, Garrett, Griffey, Halford, Hall, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Holsclaw, Holt, Howell, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Moon, Ogles, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton C, Sexton J, Sherrell, Smith, Sparks, Staples, Terry, Tillis, Todd, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Wright, Zachary, Mr. Speaker Casada--67

Rep. Mitchell moved that the House consider House Amendment No. 13 pursuant to **Rule No. 60 (B)**, which motion failed by the following vote:

Ayes	26
Noes	64

Representatives voting aye were: Beck, Camper, Chism, Clemmons, Cooper, DeBerry, Dixie, Freeman, Hakeem, Hardaway, Hodges, Jernigan, Johnson G, Lamar, Love, Miller, Mitchell, Parkinson, Potts, Powell, Shaw, Staples, Stewart, Thompson, Towns, Windle--26

Representatives voting no were: Baum, Boyd, Bricken, Byrd, Carter, Cepicky, Cochran, Crawford, Curcio, Doggett, Dunn, Eldridge, Faison, Farmer, Gant, Garrett, Griffey, Halford, Hall, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Holsclaw, Holt, Howell, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Moon, Ogles, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton C, Sexton J, Sherrell, Smith, Sparks, Terry, Tillis, Todd, Travis, Van Huss, Weaver, White, Whitson, Wright, Zachary, Mr. Speaker Casada--64

Rep. Miller moved that House Amendment No. 14 be withdrawn, which motion prevailed.

Rep. G. Johnson moved that the House consider House Amendment No. 15 pursuant to **Rule No. 60 (B)**, which motion failed by the following vote:

Ayes	26
Noes	67

Representatives voting aye were: Beck, Camper, Chism, Clemmons, Cooper, DeBerry, Dixie, Freeman, Hakeem, Hardaway, Hodges, Jernigan, Johnson G, Lamar, Love, Miller, Mitchell, Parkinson, Potts, Powell, Shaw, Staples, Stewart, Thompson, Towns, Windle--26

Representatives voting no were: Baum, Boyd, Bricken, Byrd, Calfee, Carter, Cepicky, Cochran, Coley, Crawford, Curcio, Doggett, Dunn, Eldridge, Faison, Farmer, Gant, Garrett, Griffey, Halford, Hall, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Holsclaw, Holt, Howell, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Moon, Ogles, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton C, Sexton J, Sherrell, Smith, Sparks, Terry, Tillis, Todd, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Wright, Zachary, Mr. Speaker Casada--67

Rep. G. Johnson moved that House Amendment No. 16 be withdrawn, which motion prevailed.

Rep. Hakeem moved that House Amendment No. 17 be withdrawn, which motion prevailed.

Rep. Hakeem moved that the House consider House Amendment No. 18 pursuant to Rule No. 60 (B).

Rep. Hakeem moved that House Amendment No. 18 be withdrawn, which motion prevailed.

Rep. Haston moved that Education Committee Amendment No. 1 be withdrawn, which motion prevailed.

1419

Rep. Rudder moved that Government Operation Committee Amendment No. 1, as House Amendment No. 2, be withdrawn, which motion prevailed.

Rep. C. Sexton moved the previous question, which motion prevailed by the following vote:

Ayes	67
Noes	28
Present and not voting	1

Representatives voting aye were: Baum, Boyd, Bricken, Byrd, Calfee, Carr, Carter, Cepicky, Cochran, Coley, Crawford, Curcio, Daniel, Doggett, Dunn, Eldridge, Farmer, Gant, Garrett, Griffey, Halford, Hall, Haston, Hawk, Hazlewood, Hicks, Hill M, Hill T, Holsclaw, Holt, Hulsey, Hurt, Johnson C, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Moon, Ogles, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Sherrell, Smith, Terry, Tillis, Todd, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Casada--67

Representatives voting no were: Beck, Camper, Chism, Clemmons, Cooper, DeBerry, Dixie, Faison, Freeman, Hakeem, Hardaway, Hodges, Jernigan, Johnson G, Keisling, Love, Miller, Mitchell, Parkinson, Potts, Powell, Shaw, Sparks, Staples, Stewart, Thompson, Towns, Windle--28

Representatives present and not voting were: Lamar--1

Rep. White moved that **House Bill No. 940**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	61
Noes	37

Representatives voting aye were: Baum, Boyd, Bricken, Byrd, Calfee, Carr, Carter, Cepicky, Chism, Cochran, Curcio, Daniel, DeBerry, Doggett, Dunn, Eldridge, Faison, Farmer, Gant, Garrett, Griffey, Halford, Haston, Hawk, Hazlewood, Helton, Holt, Howell, Hurt, Johnson C, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Moon, Powers, Ragan, Reedy, Rudd, Rudder, Sanderson, Sexton C, Sexton J, Sherrell, Smith, Sparks, Terry, Tillis, Todd, Travis, Vaughan, Weaver, White, Williams, Wright, Zachary, Mr. Speaker Casada-61

Representatives voting no were: Beck, Camper, Clemmons, Coley, Cooper, Crawford, Dixie, Freeman, Hakeem, Hall, Hardaway, Hicks, Hill M, Hill T, Hodges, Holsclaw, Hulsey, Jernigan, Johnson G, Keisling, Love, Miller, Mitchell, Ogles, Parkinson, Potts, Powell, Ramsey, Russell, Shaw, Staples, Stewart, Thompson, Towns, Van Huss, Whitson, Windle--37

A motion to reconsider was tabled.

*House Bill No. 167 -- Criminal Offenses - As introduced, requires a mandatory 30-day sentence for theft of a firearm; creates the Class D felony offense of bringing a telecommunication device into a penal institution; revises other various provisions of criminal law. - Amends TCA Title 39; Title 40 and Title 55. by *Lamberth, *Curcio, *Farmer, *Gant, *White, *Casada, *Dixie, *Griffey, *Littleton, *Moon, *Whitson, *Sherrell, *Helton, *Haston, *Ogles, *Hardaway, *Coley. (SB403 by *Stevens, *Yager)

Rep. Lamberth moved that House Bill No. 167 be passed on third and final consideration.

Rep. Curcio moved adoption of Judiciary Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 167 by deleting SECTION 7 and substituting instead the following:

SECTION 7. Tennessee Code Annotated, Section 39-16-201, is amended by deleting subsections (b) and (c) and substituting instead the following:

- (b) It is unlawful for any person to:
- (1) Knowingly and with unlawful intent take, send, or otherwise cause to be taken into any penal institution where prisoners are quartered or under custodial supervision:
 - (A) Any weapon, ammunition, or explosive;
 - (B) Any intoxicant, legend drug, controlled substance, or controlled substance analogue found in chapter 17, part 4 of this title; or
 - (C) Any telecommunication device; or
- (2) Knowingly and with unlawful intent possess any of the following materials while present in any penal institution where prisoners are quartered or under custodial supervision without the express written consent of the chief administrator of the institution:
 - (A) Any weapon, ammunition, or explosive; or
 - (B) Any intoxicant, legend drug, controlled substance, or controlled substance analogue found in chapter 17, part 4 of this title.

(c)

- (1) A violation of subdivision (b)(1)(A) or (b)(2)(A) is a Class C felony.
- (2) A violation of subdivision (b)(1)(B), (b)(1)(C), or (b)(2)(B) is a Class D felony.

AND FURTHER AMEND by deleting Section 12 and substituting instead the following:

SECTION 12. Section 3 of this act that authorizes a person whose driver license has been revoked or restricted prior to July 1, 2019, to petition a court for reinstatement of the person's driver license shall take effect thirty (30) days after the date upon which the commissioner of safety provides written notification to the secretary of state and the executive secretary of the Tennessee code commission that the department of safety's "A-list" driver license program is capable of implementing this act, or it shall take effect January 1, 2020, whichever is earlier, the public welfare requiring it. For all other purposes, this act shall take effect July 1, 2019, the public welfare requiring it.

AND FURTHER AMEND by inserting the following new section immediately preceding the last section and renumbering the subsequent section accordingly:

SECTION ____. Tennessee Code Annotated, Section 40-35-501, is amended by adding the following as a new subsection:

(v) There shall be no release eligibility for a person committing the offense of driving under the influence, as defined in § 55-10-401, on or after January 1, 2019, if the person has at least six (6) prior convictions for driving under the influence, as determined under § 55-10-405. The person shall serve one hundred percent (100%) of the sentence imposed by the court less sentence credits earned and retained; however, no sentence reduction credits authorized by § 41-21-236 or any other law shall operate to reduce the sentence imposed by the court by more than fifteen percent (15%).

On motion, Judiciary Committee Amendment No. 1 was adopted.

Rep. Griffey moved adoption of House Amendment No. 2 as follows:

Amendment No. 2

AMEND House Bill No. 167 by inserting the following new section immediately preceding the last section and renumbering the subsequent section accordingly:

SECTION ____. Tennessee Code Annotated, Section 40-1-106, is amended by adding the following language to the end of the section:

The judges of chancery and circuit courts have statewide jurisdiction to issue search warrants pursuant to chapter 6, part 1 of this title in any district.

On motion, House Amendment No. 2 was adopted.

1422

Rep. Lamberth moved that **House Bill No. 167**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	95
Noes	0
Present and not voting	

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Crawford, Curcio, Daniel, DeBerry, Dixie, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Windle, Wright, Zachary, Mr. Speaker Casada--95

Representatives present and not voting were: Cooper--1

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on **House Bill No. 167** and have this statement entered in the Journal: Rep. G. Johnson.

REGULAR CALENDAR, CONTINUED

*House Bill No. 516 -- Domestic Violence - As introduced, imposes a fine of not less than \$250 nor more than \$2,500 for a violation of an order of protection; directs that fine be distributed annually to the Isaiah House 117 or the Court Appointed Special Advocates Association (CASA). - Amends TCA Title 39. by *Hill T, *Littleton, *Whitson, *Helton, *Moon. (SB862 by *Crowe)

Rep. T. Hill moved that House Bill No. 516 be passed on third and final consideration.

Rep. Curcio moved adoption of Judiciary Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 516 by deleting all language after the enacting clause and substituting instead the following:

1423

SECTION 1. Tennessee Code Annotated, Section 39-13-113, is amended by deleting subsection (g) in its entirety and substituting the following:

(g) A violation of this section is a Class A misdemeanor. Notwithstanding § 40-35-111(e)(1), a violation of this section is punishable by a fine of not less than one hundred dollars (\$100) nor more than two thousand five hundred dollars (\$2,500), and any sentence of incarceration imposed shall be served consecutively to the sentence for any other offense that is based in whole or in part on the same factual allegations. However, the sentencing judge or magistrate may specifically order the sentences for the offenses arising out of the same facts to be served concurrently.

SECTION 2. This act shall take effect July 1, 2019, the public welfare requiring it.

On motion, Judiciary Committee Amendment No. 1 was adopted.

Rep. T. Hill moved that **House Bill No. 516**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	95
Noes	0

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Daniel, DeBerry, Dixie, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--95

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on **House Bill No. 516** and have this statement entered in the Journal: Rep. G. Johnson.

REGULAR CALENDAR, CONTINUED

*House Bill No. 1090 -- Motor Vehicles - As introduced, defines "trailer" for purposes of the length restriction on buses operating with trailers attached. - Amends TCA Title 55, Chapter 7, Part 2. by *Keisling. (SB1498 by *Bailey, *Yager)

On motion, House Bill No. 1090 was made to conform with **Senate Bill No. 1498**; the Senate Bill was substituted for the House Bill.

Rep. Keisling moved that Senate Bill No. 1498 be passed on third and final consideration.

Rep. Howell moved that Transportation Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Keisling moved that **Senate Bill No. 1498** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	93
Noes	1

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Daniel, DeBerry, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--93

Representatives voting no were: Stewart--1

A motion to reconsider was tabled.

*House Bill No. 911 -- Election Laws - As introduced, provides notice and a reasonable time period in which a candidate who has been determined by the executive committee of a political party to be unqualified may respond to such determination before removal of the candidate's name from the ballot. - Amends TCA Section 2-5-204. by *Keisling. (SB1354 by *Yager)

Rep. Keisling moved that House Bill No. 911 be passed on third and final consideration.

Rep. Crawford moved adoption of Local Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 911 by deleting all language after the enacting clause and substituting instead the following:

1425

SECTION 1. Tennessee Code Annotated, Section 2-5-204(b)(2), is amended by deleting the subdivision and substituting instead the following:

- (A) An executive committee that determines that a candidate is not qualified under § 2-13-104 shall file the committee's determination with the coordinator of elections no later than twelve o'clock (12:00) noon prevailing time on the seventh day after the qualifying deadline for the election. The coordinator of elections shall notify each county election commission on whose ballots the candidate's name would otherwise appear prior to the election commission printing the ballot.
- (B) If an executive committee submits a candidate's name to be excluded from the ballot pursuant to subdivision (b)(2)(A), the executive committee shall provide the candidate written notice of the exclusion within two (2) days after submission. The executive committee shall mail the notice by certified mail, return receipt requested, or any form of expedited mail that requires a signature at receipt, to the residential address or the business address of the candidate as listed on the candidate's nominating petition. The executive committee shall retain the return receipts, or other documentation of timely notification, for a period of not less than one (1) year from the date the notification was sent. The candidate may appeal the determination in writing and must file the original appeal with the executive committee and a copy of the appeal with the coordinator of elections within two (2) days of receipt of the notice from the executive committee. Unless the coordinator of elections receives a letter from the executive committee withdrawing the committee's determination of the candidate's disgualification no later than the close of business seven (7) days after the original withdrawal deadline, the candidate's name must be excluded from the ballot. The executive committee may file the withdrawal letter with the coordinator of elections by fax, email, hand delivery, or through a priority mail process.
- (C) The appeal process described in subdivision (b)(2)(B) does not apply to a special primary or special general election to fill the vacancy for members of the general assembly or the office of representatives in congress.
- SECTION 2. This act shall take effect upon becoming a law, the public welfare requiring it.

On motion, Local Committee Amendment No. 1 was adopted.

Rep. Keisling moved that **House Bill No. 911**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	94
Noes	C
Present and not voting	

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, Daniel,

1426

DeBerry, Dixie, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudder, Russell, Sanderson, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--94

Representatives present and not voting were: Rudd--1

A motion to reconsider was tabled.

*House Bill No. 331 -- Finance and Administration, Dept. of - As introduced, deletes restriction on size of grant the department is authorized to make to the Tennessee sheriffs' association from statewide automated victim information and notification system fund for management of system; corrects language regarding deposits into such fund. - Amends TCA Section 40-38-505 and Section 67-4-602. by *Lynn, *Whitson, *Hazlewood. (SB450 by *Bell)

On motion, House Bill No. 331 was made to conform with **Senate Bill No. 450**; the Senate Bill was substituted for the House Bill.

Rep. Lynn moved that **Senate Bill No. 450** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	3
Noes)

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, Daniel, DeBerry, Dixie, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Potts, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--96

A motion to reconsider was tabled.

EXCUSED

The Speaker announced that the following member has been excused, pursuant to request under **Rule No. 20**:

Representative Powell

1427

REGULAR CALENDAR, CONTINUED

*House Bill No. 1023 -- Hearing and Hearing Aids - As introduced, decreases the number of days an applicant for a hearing instrument specialist license has to pay the application fee, from 45 days to 30 days, prior to the next scheduled examination. - Amends TCA Title 63, Chapter 17, Part 2. by *Lynn, *Helton. (SB1445 by *Bailey)

Rep. Lynn moved that House Bill No. 1023 be passed on third and final consideration.

Rep. Terry moved adoption of Health Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 1023 by deleting all language following the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 63-17-207(a)(2), is amended by deleting the period at the end of the subdivision and substituting instead the following:

or national board for certification in hearing instrument sciences (NBC-HIS) board certification.

SECTION 2. This act shall take effect upon becoming a law, the public welfare requiring it.

On motion, Health Committee Amendment No. 1 was adopted.

Rep. Lynn moved that **House Bill No. 1023**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	9	13
Noes		1

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Carr, Carter, Cepicky, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, Daniel, DeBerry, Dixie, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Moon, Ogles, Potts, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--93

Representatives voting no were: Mitchell--1

A motion to reconsider was tabled.

*House Bill No. 221 -- Motor Vehicles - As introduced, authorizes off-highway vehicles to be operated on certain segments of state highways in Morgan County. - Amends TCA Section 55-8-185. by *Windle, *Ragan. (SB1375 by *Yager)

On motion, House Bill No. 221 was made to conform with **Senate Bill No. 1375**; the Senate Bill was substituted for the House Bill.

Rep. Windle moved that Senate Bill No. 1375 be passed on third and final consideration.

Rep. Howell moved that Transportation Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Windle moved that **Senate Bill No. 1375** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	93
Noes	0

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, Daniel, DeBerry, Dixie, Doggett, Dunn, Eldridge, Faison, Farmer, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Potts, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--93

A motion to reconsider was tabled.

*House Bill No. 1315 -- Health, Dept. of - As introduced, requires the department to seek a federal grant from the federal department of health and human services' health resources and services administration, or any other applicable entity, to develop a training program for certified nurse practitioners in treating and processing a minor who is a victim of certain sexual offenses; requires the training program to be free of charge for participants. - Amends TCA Title 4; Title 38; Title 39; Title 63 and Title 68. by *Windle, *Hardaway, *Love, *Littleton, *Faison, *Crawford, *Ogles. (SB1468 by *Bailey, *Robinson, *Bowling, *White)

On motion, House Bill No. 1315 was made to conform with **Senate Bill No. 1468**; the Senate Bill was substituted for the House Bill.

Rep. Windle moved that Senate Bill No. 1468 be passed on third and final consideration.

Rep. Lynn moved that Finance, Way and Means Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Windle moved that **Senate Bill No. 1468** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	94
Noes	0
Present and not voting	

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Curcio, DeBerry, Dixie, Doggett, Dunn, Eldridge, Faison, Farmer, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--94

Representatives present and not voting were: Daniel--1

A motion to reconsider was tabled.

*House Bill No. 540 -- Boats, Boating - As introduced, changes the date by which persons who sell certificates of number for boats must remit revenue to the Tennessee fish and wildlife commission from the 10th day after the first of the month to the 14th day after the first of the month. - Amends TCA Title 69, Chapter 9. by *Crawford. (SB857 by *Crowe, *Gardenhire, *Roberts. *Stevens, *Yager)

On motion, House Bill No. 540 was made to conform with **Senate Bill No. 857**; the Senate Bill was substituted for the House Bill.

Rep. Crawford moved that Senate Bill No. 857 be passed on third and final consideration.

Rep. Halford moved that Agriculture and Natural Resources Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Crawford moved that **Senate Bill No. 857** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes9	3
Noes	0

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, Daniel, 1430

DeBerry, Dixie, Dunn, Eldridge, Faison, Farmer, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Moon, Ogles, Parkinson, Potts, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--93

A motion to reconsider was tabled.

House Bill No. 204 -- Municipal Government - As introduced, requires municipalities to contract with a bank for the deposit of municipal funds; requires periodic evaluation of such contracts. - Amends TCA Title 6. by *Crawford. (*SB72 by *Swann)

On motion, House Bill No. 204 was made to conform with **Senate Bill No. 72**; the Senate Bill was substituted for the House Bill.

Rep. Crawford moved that Senate Bill No. 72 be passed on third and final consideration.

Rep. Wright moved adoption of Local Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND Senate Bill No. 72 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 6-4-402, is amended by deleting the section and substituting instead the following:

(a)

- (1) The board, at a regular meeting, shall adopt a resolution to contract with a bank or banks making the best proposal to become the depository of municipal funds.
- (2) Before entering into a contract under subdivision (a)(1), the treasurer or an officer appointed by the treasurer shall review and analyze the proposals from the banks and submit an analysis of the proposals to each member of the board at or before the next meeting of the board. The analysis of the proposals should consider the bank or banks proposing the highest interest rate, potential service charges or other fees, factors affecting safety and liquidity of municipal funds, and any other relevant factors.
- (b) The board shall require any financial institution that becomes a depository of municipal funds to secure the funds by collateral in the same manner and under the same conditions as state deposits under title 9, chapter 4,

parts 1 and 4, or as provided in a collateral pool created under title 9, chapter 4, part 5.

- (c) Notwithstanding any law to the contrary, at least once every four (4) years, the board shall reevaluate the contracts entered into pursuant to subsection (a). The board shall base its evaluation on proposals obtained from at least two (2) banks or other financial institutions. The treasurer or an officer appointed by the treasurer shall prepare a written evaluation of the proposals and preserve the evaluations for at least three (3) years.
- SECTION 2. Tennessee Code Annotated, Section 6-22-120, is amended by deleting the section and substituting instead the following:

(a)

- (1) The board, at a regular meeting, shall adopt a resolution to contract with a bank or banks making the best proposal to become the depository of municipal funds.
- (2) Before entering into a contract under subdivision (a)(1), the treasurer or an officer appointed by the treasurer shall review and analyze the proposals from the banks and submit an analysis of the proposals to each member of the board at or before the next meeting of the board. The analysis of the proposals should consider the bank or banks proposing the highest interest rate, potential service charges or other fees, factors affecting safety and liquidity of municipal funds, and any other relevant factors.
- (b) The board shall require any financial institution that becomes a depository of municipal funds to secure the funds by collateral in the same manner and under the same conditions as state deposits under title 9, chapter 4, parts 1 and 4, or as provided in a collateral pool created under title 9, chapter 4, part 5.
- (c) Notwithstanding any law to the contrary, at least once every four (4) years, the board shall reevaluate the contracts entered into pursuant to subsection (a). The board shall base its evaluation on proposals obtained from at least two (2) banks or other financial institutions. The treasurer or an officer appointed by the treasurer shall prepare a written evaluation of the proposals and preserve the evaluations for at least three (3) years.
- SECTION 3. Tennessee Code Annotated, Section 6-35-313, is amended by deleting the section and substituting instead the following:

(a)

(1) The council, at a regular meeting, shall adopt a resolution to contract with a bank or banks making the best proposal to become the depository of municipal funds.

1432

- (2) Before entering into a contract under subdivision (a)(1), the city manager or an officer appointed by the city manager shall review and analyze the proposals from the banks and submit an analysis of the proposals to each member of the council at or before the next meeting of the council. The analysis of the proposals should consider the bank or banks proposing the highest interest rate, potential service charges or other fees, factors affecting safety and liquidity of municipal funds, and any other relevant factors.
- (b) The council shall require any financial institution that becomes a depository of municipal funds to secure the funds by collateral in the same manner and under the same conditions as state deposits under title 9, chapter 4, parts 1 and 4, or as provided in a collateral pool created under title 9, chapter 4, part 5.
- (c) Notwithstanding any law to the contrary, at least once every four (4) years, the city manager or an officer appointed by the city manager shall reevaluate the contracts entered into pursuant to subsection (a). The city manager or an officer appointed by the city manager shall base its evaluation on proposals obtained from at least two (2) banks or other financial institutions. The city manager or an officer appointed by the city manager shall prepare a written evaluation of the proposals and preserve the evaluations for at least three (3) years.
- SECTION 4. Tennessee Code Annotated, Section 6-56-110, is amended by deleting the section and substituting instead the following:

(a)

- (1) The contracting authority for a municipality shall contract with a bank or banks making the best proposal to become the depository of municipal funds.
- (2) Before entering into a contract under subdivision (a)(1), the contracting authority for a municipality or the contracting authority's designee shall review and analyze the proposals from the banks. The analysis of the proposals should consider the bank or banks proposing the highest interest rate, potential service charges or other fees, factors affecting safety and liquidity of municipal funds, and any other relevant factors.
- (b) The contracting authority for the municipality shall require any financial institution that becomes a depository of municipal funds to secure the funds by collateral in the same manner and under the same conditions as state deposits under title 9, chapter 4, parts 1 and 4, or as provided in a collateral pool created under title 9, chapter 4, part 5.
- (c) Notwithstanding any law to the contrary, at least once every four (4) years, the contracting authority for the municipality or their designee shall

1433

reevaluate the contracts entered into pursuant to subsection (a). The contracting authority for the municipality or their designee shall base the evaluation on proposals obtained from at least two (2) banks or other financial institutions. The contracting authority for a municipality or their designee shall prepare a written evaluation of the proposals and preserve the evaluations for at least three (3) years.

(d) This section applies to any municipality that does not have banking evaluation provisions in its charter that are at least as detailed as those provided in this section.

SECTION 5. This act shall take effect July 1, 2019, the public welfare requiring it.

On motion, Local Committee Amendment No. 1 was adopted.

Rep. Lynn moved adoption of Finance, Ways, and Means Committee Amendment No. 1, as House Amendment No. 2, as follows:

Amendment No. 2

AMEND Senate Bill No. 72 by deleting the language "any financial institution" in Section 1(b), Section 2(b), Section 3(b), and Section 4(b) and substituting instead the language "any bank".

AND FURTHER AMEND by deleting the language "or other financial institutions" in Section 1(c), Section 2(c), Section 3(c), and Section 4(c).

On motion, Finance, Ways, and Means Committee Amendment No. 1, as House Amendment No. 2, was adopted.

Rep. Crawford moved that **Senate Bill No. 72**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	96
Noes	0

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, Daniel, DeBerry, Dixie, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--96

A motion to reconsider was tabled.

1434

*House Bill No. 341 -- Health Care - As introduced, increases the time period from 10 days to 20 days for a healthcare provider to furnish to a patient a copy or summary of such patient's medical records upon request in writing by the patient. - Amends TCA Title 33, Chapter 2; Title 63 and Title 68, Chapter 11. by *Hill M, *Lamberth. (SB367 by *Jackson)

On motion, House Bill No. 341 was made to conform with **Senate Bill No. 367**; the Senate Bill was substituted for the House Bill.

- Rep. M. Hill moved that Senate Bill No. 367 be passed on third and final consideration.
- Rep. Terry moved that Health Committee Amendment No. 1 be withdrawn, which motion prevailed.
 - Rep. Griffey moved that House Amendment No. 2 be withdrawn, which motion prevailed.
- Rep. M. Hill moved that **Senate Bill No. 367** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	96
Noes	0

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, Daniel, Dixie, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--96

A motion to reconsider was tabled.

*House Bill No. 656 -- Drugs, Prescription - As introduced, specifies that within 10 days of receiving the nonresidential buprenorphine guidelines and standards a health-related board that licenses any practitioner authorized to prescribe buprenorphine must post such guidelines and standards on the board's website. - Amends TCA Title 33; Title 53; Title 63 and Title 68. by *Hill M, *Haston. (SB1060 by *Dickerson)

Rep. M. Hill moved that House Bill No. 656 be passed on third and final consideration. Rep. Terry moved adoption of Health Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 656 by deleting all language after the enacting clause and substituting instead the following:

1435

SECTION 1. Tennessee Code Annotated, Section 53-11-311(c), is amended by deleting the subsection and substituting instead the following:

(c)

- (1) Notwithstanding any other provision of this title, and except as otherwise provided in subdivision (c)(2), a physician licensed under title 63, chapter 6 or 9, is the only healthcare provider authorized to prescribe any buprenorphine product for any federal food and drug administration approved use in recovery or medication-assisted treatment.
- (2) Healthcare providers not licensed pursuant to title 63, chapter 6 or 9, and who are otherwise permitted to prescribe Schedule II or III drugs under this title, are prohibited from prescribing any buprenorphine product for the treatment of opioid use disorder unless the provider:
 - (A) Is licensed and has practiced as a family, adult, or psychiatric nurse practitioner or physician assistant in this state;
 - (B) Has had no limitations or conditions imposed on the provider's license by the provider's licensing authority within the previous three (3) years;
 - (C) Is employed by a community mental health center, as defined in § 33-1-101, or a federally qualified health center, as defined in § 63-10-601, that employs one (1) or more physicians and has adopted clinical protocols for medication-assisted treatment;
 - (D) Works under the supervision of a physician who holds a waiver registration from the federal drug enforcement agency that authorizes the physician to prescribe buprenorphine products;
 - (E) Obtains a waiver registration from the federal drug enforcement agency that authorizes the provider to prescribe buprenorphine products under federal law;
 - (F) Prescribes buprenorphine products only to patients who are treated through the organization that employs the provider; and
 - (G) Writes prescriptions that can only be dispensed by a licensed pharmacy to ensure entry into the controlled substance database.

SECTION 2. This act shall take effect July 1, 2019, the public welfare requiring it.

On motion, Health Committee Amendment No. 1 was adopted.

Rep. M. Hill moved that **House Bill No. 656**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	91
Noes	4

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, Daniel, DeBerry, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Thompson, Tillis, Todd, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Windle, Wright, Zachary, Mr. Speaker Casada--91

Representatives voting no were: Griffey, Sexton C, Terry, Williams--4

A motion to reconsider was tabled.

*House Bill No. 657 -- Medical Occupations - As introduced, permits dental hygienists to exercise prescriptive authority that is limited to fluoride agents, topical oral anesthetic agents, and nonsystemic oral antimicrobials under certain conditions; requires the board of dentistry to set educational and training requirements by rule; requires board to also determine allowable percentages of certain active ingredients in medications that may be prescribed by dental hygienists. - Amends TCA Title 53 and Title 63. by *Hill M. (SB609 by *Massey)

Rep. M. Hill moved that House Bill No. 657 be passed on third and final consideration.

Rep. Terry moved adoption of Health Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 657 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 63-5-108, is amended by adding the following as a new subsection:

(h)

- (1) Notwithstanding any law to the contrary, the practice of dental hygiene also includes prescriptive authority limited to fluoride agents, topical oral anesthetic agents, and nonsystemic oral antimicrobials that:
 - (A) Are not controlled substances under state and federal drug laws; and

1437

- (B) Do not require a license from the federal drug enforcement agency to prescribe.
- (2) Prescriptive authority under this section must be:
- (A) Exercised under the general supervision of a licensed dentist;
 - (B) Pursuant to rules promulgated by the board; and
- (C) In compliance with all applicable laws concerning prescription packaging, labeling, and record keeping requirements.
- (3) A prescription written by a dental hygienist under this subsection (h) must be reviewed by a licensed dentist within thirty (30) days.
- (4) The board shall determine by rule the educational and training requirements necessary for a dental hygienist to exercise prescriptive authority pursuant to this section.
- (5) The board shall determine by rule the percentage of fluoride or any other active ingredient in any medication that may be prescribed by a dental hygienist under this subsection (h).

SECTION 2. For purposes of promulgating rules, this act shall take effect upon becoming a law, the public welfare requiring it. For all other purposes, this act shall take effect July 1, 2019, the public welfare requiring it.

On motion, Health Committee Amendment No. 1 was adopted.

Rep. M. Hill moved that **House Bill No. 657**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	96
Noes	0
Present and not voting	

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, Daniel, DeBerry, Dixie, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zacharv, Mr. Speaker Casada--96

1438

Representatives present and not voting were: Lynn--1

A motion to reconsider was tabled.

*House Bill No. 860 -- Election Laws - As introduced, prohibits a person convicted of voter fraud in any state from assisting a person with voting in this state, including early voting and by absentee ballot. - Amends TCA Title 2. by *Shaw. (SB1264 by *Gresham)

On motion, House Bill No. 860 was made to conform with **Senate Bill No. 1264**; the Senate Bill was substituted for the House Bill.

- Rep. Shaw moved that Senate Bill No. 1264 be passed on third and final consideration.
- Rep. Parkinson moved the previous question, which motion prevailed.

Rep. Shaw moved that **Senate Bill No. 1264** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	94
Noes	0
Present and not voting	

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Crawford, Curcio, Daniel, DeBerry, Dixie, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powers, Ragan, Ramsey, Reedy, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--94

Representatives present and not voting were: Rudd--1

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "present and not voting" to "aye" on **Senate Bill No. 1264** and have this statement entered in the Journal: Rep. Rudd.

REGULAR CALENDAR, CONTINUED

1439

*House Bill No. 1516 -- Bolivar - Subject to local approval, removes the mayor as a member of the city council; removes limits on salaries for mayor and council; updates city purchasing provisions to comply with state law; changes the property tax penalty percentage to comply with state law. - Amends Chapter 142 of the Private Acts of 1953; as amended. by *Shaw. (SB1524 by *Gresham)

Rep. Shaw moved that House Bill No. 1516 be passed on third and final consideration.

Rep. Windle moved adoption of Naming, Designating, & Private Acts Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 1516 by deleting from Section 2.03 of SECTION 1 the following language:

The council shall be the final judge of the election and qualifications of its members.

and substituting instead the following:

A candidate shall qualify to run for office of the council if the candidate meets the general law requirements. The county election commission shall make and certify the official tabulation and certification of results of the election for the council, pursuant to Tennessee Code Annotated, Title 2, Chapter 8.

On motion, Naming, Designating, & Private Acts Committee Amendment No. 1 was adopted.

Rep. Shaw moved that **House Bill No. 1516**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	97
Noes	0

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, Daniel, DeBerry, Dixie, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--97

A motion to reconsider was tabled.

House Bill No. 179 -- Motor Vehicles, Titling and Registration - As introduced, changes the date from March 1 to March 15 by which the commissioner of revenue must annually report the status of the computerized titling and registration system. - Amends TCA Title 55. by *Howell, *Freeman, *Moon. (*SB42 by *Massey)

On motion, House Bill No. 179 was made to conform with **Senate Bill No. 42**; the Senate Bill was substituted for the House Bill.

Rep. Howell moved that Senate Bill No. 42 be passed on third and final consideration.

Rep. Griffey moved that Transportation Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Moon moved that House Amendment No. 2 be withdrawn, which motion prevailed.

Rep. Howell moved that **Senate Bill No. 42** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	93
Noes	
Present and not voting	

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Curcio, Daniel, DeBerry, Dixie, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powers, Ragan, Ramsey, Reedy, Rudd, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Casada--93

Representatives present and not voting were: Windle--1

A motion to reconsider was tabled.

House Bill No. 182 -- Highways, Roads and Bridges - As introduced, requires locally appointed commissioners to report to the county legislative body within 60 days of the completion of any repair work on bridges, levees, or causeways. - Amends TCA Title 4; Title 54; Title 55 and Title 67. by *Howell. (*SB45 by *Massey)

On motion, House Bill No. 182 was made to conform with **Senate Bill No. 45**; the Senate Bill was substituted for the House Bill.

Rep. Howell moved that Senate Bill No. 45 be passed on third and final consideration.

Rep. Griffey moved that Transportation Committee Amendment No. 1 be withdrawn, which motion prevailed.

1441

Rep. Howell moved that **Senate Bill No. 45** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	84
Noes	12

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Camper, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Curcio, Daniel, DeBerry, Dixie, Dunn, Eldridge, Faison, Farmer, Freeman, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powers, Ragan, Ramsey, Reedy, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Vaughan, Weaver, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Casada--84

Representatives voting no were: Byrd, Calfee, Crawford, Doggett, Gant, Hill M, Hill T, Holt, Keisling, Rudd, Van Huss, Windle--12

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following members desire to change their original stand from "aye" to "no" on **Senate Bill No. 45** and have this statement entered in the Journal: Reps. Haston and Hurt.

REGULAR CALENDAR, CONTINUED

*House Bill No. 327 -- Industrial Development - As introduced, requires brownfield redevelopment projects to be sites located in mid-size and small counties; clarifies square footage qualifications for a project to include all facilities taken together; prohibits allocations to the corporation engaged in the project continuing past maturity of the original bond or obligation, which can be no longer than 30 years. - Amends TCA Title 7, Chapter 53. by *Howell, *Hall, *Hardaway. (SB355 by *Gardenhire)

On motion, House Bill No. 327 was made to conform with **Senate Bill No. 355**; the Senate Bill was substituted for the House Bill.

Rep. Howell moved that Senate Bill No. 355 be passed on third and final consideration.

Rep. Crawford moved that Local Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Howell moved that **Senate Bill No. 355** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	96
Noes	0

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, Daniel, DeBerry, Dixie, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--96

A motion to reconsider was tabled.

*Senate Bill No. 1013 -- Debt Adjustors and Bill Collectors - As introduced, enacts the "Debt Resolution Services Act." - Amends TCA Title 47. by *Johnson. (HB1182 by *Keisling, *Hardaway, *Love, *Shaw)

Further consideration of House Bill No. 1182, previously considered on March 28, 2019, April 4, 2019 and April 11, 2019, at which time the House substituted the Senate Bill for the House Bill and withdrew Amendment No. 1.

BILL HELD ON DESK

Rep. Keisling moved that Senate Bill No. 1013 be held on the Clerk's desk, which motion prevailed.

MESSAGE CALENDAR

HOUSE ACTION ON SENATE AMENDMENTS

*House Bill No. 168 -- Clerks, Court - As introduced, authorizes the disposal of delinquent and unruly juvenile court records and documents after a period of 10 years following the juvenile reaching 18 years of age. - Amends TCA Title 10, Chapter 7 and Title 18, Chapter 1. by *Lamberth, *Hardaway. (SB214 by *Haile)

Senate Amendment No. 1

AMEND House Bill No. 168 by deleting all language after the enacting clause and substituting instead the following:

1443

SECTION 1. Tennessee Code Annotated, Section 18-1-202(a), is amended by redesignating the current subsection (a) as subdivision (a)(1) and adding the following new subdivision:

(2) Notwithstanding subdivision (a)(1), the clerks of the juvenile courts are empowered and authorized under the direction and order of the judges of their respective courts to dispose of original pleadings, process, opinions, records, dockets, books, ledgers, and all other documents in delinquent and unruly juvenile court cases after a period of ten (10) years following the juvenile reaching eighteen (18) years of age. Prior to ordering the clerk to dispose of original documents, the court must notify the district attorney general of the proposed order and provide the district attorney general reasonable time to file a notice of opposition to the proposed order.

SECTION 2. This act shall take effect upon becoming a law, the public welfare requiring it.

Rep. Lamberth moved that the House concur in Senate Amendment No. 1 to **House Bill No. 168**, which motion prevailed by the following vote:

Ayes	96
Noes	0

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, Daniel, DeBerry, Dixie, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--96

A motion to reconsider was tabled.

HOUSE ACTION ON SENATE MESSAGES

*House Bill No. 658 -- Law Enforcement - As introduced, limits the authority of a community oversight board to the review and consideration of matters reported to it and the issuance of advisory reports and recommendations to agencies involved in public safety and the administration of justice. - Amends TCA Title 10, Chapter 7, Part 5; Title 38; Title 39 and Title 40. by *Curcio, *Carter, *Van Huss, *Littleton, *Farmer, *Moon, *Lamberth, *Sexton C, *Gant, *Casada, *Tillis, *Hazlewood, *Kumar, *Byrd, *Keisling, *Halford, *Boyd, *Griffey, *Powers, *Doggett, *Holsclaw, *Johnson C, *Howell, *Zachary, *Hill T, *Crawford, *Hill M, *Hulsey, *Whitson, *Smith, *Helton, *Carr, *Hall, *Sherrell, *Reedy, *Coley, *White, *Ogles, *Hawk, *Rudder, *Haston, *Travis, *Weaver, *Cepicky, *Calfee, *Hurt, *Terry, *Eldridge, *Vaughan, *Garrett, *Sanderson, *Cochran, *Holt, *Sparks. (SB1407 by *Bell, *White, *Pody)

1444

CONFERENCE COMMITTEE REPORT ON HOUSE BILL NO. 658

The House and Senate Conference Committee appointed pursuant to motions to resolve the differences between the two houses on House Bill No. 658 (Senate Bill No. 1407) has met and recommends that the following amendments be deleted: House Amendment #1 (4252) and Senate Amendment #1 (5209).

The Committee further recommends that the following amendment be adopted:

by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Title 38, Chapter 8, Part 3, is amended by adding the following as a new section:

(a) The authority of a community oversight board shall be limited to the review and consideration of matters reported to the board and the issuance of advisory reports and recommendations to the duly elected or appointed officials of the agencies involved in public safety and the administration of justice within the jurisdiction for which the community oversight board is established.

(b)

- (1) A community oversight board does not have the power to issue subpoenas for documents or to compel witness testimony.
- (2) This subsection (b) does not prohibit the issuance of a subpoena by a local legislative body as otherwise provided by law.
- (3) A subpoena issued by a local legislative body, on behalf of a community oversight board, must:
 - (A) Be issued pursuant to majority vote of the local legislative body;
 - (B) Not be issued in the form of a blanket authorization, but must specify each document to be produced or witness to testify; and
 - (C) Not be issued for documents that are confidential under § 10-7-504.

- (c) Any employee or member of a community oversight board must be a registered voter, as defined by § 2-1-104(a)(24), of the jurisdiction for which the community oversight board is established.
- (d) A community oversight board shall not restrict or otherwise limit membership based upon demographics, economic status, or employment history.
- (e) Any document provided to a community oversight board that is confidential under § 10-7-504 or any other law shall be treated as confidential and shall not be released to the public.
- (f) By February 1 of each year, a community oversight board shall submit a report to the chairs of the judiciary committees of the house of /s/ Representatives and senate, including, but not limited to, the following information for the previous calendar year:
 - (1) The number and nature of matters reported to the board;
 - (2) The number and nature of reviews conducted by the board; and
 - (3) The number and nature of advisory reports and recommendations issued by the board.
 - (g) As used in this section:
 - (1) "Community oversight board" means a board or committee established by a local government to investigate or oversee investigation into possible law enforcement officer misconduct or the operations of an agency employing a law enforcement officer; and
 - (2) "Law enforcement officer" has the same meaning as defined in § 39-11-106.
- SECTION 2. A community oversight board in existence as of the effective date of this act has until one (1) year from the effective date of this act to comply with the membership requirements in subsections (c) and (d) of SECTION 1.

SECTION 3. This act shall take effect upon becoming a law, the public welfare requiring it.

/s/ Senator Mike Bell /s/ Representative Michael Curcio

/s/ Senator Dawn White /s/ Representative William Lamberth

/s/ Representative Johnny Shaw

Rep. Curcio moved that the Report of the Conference Committee on **House Bill No. 658** be adopted and made the action of the house, which motion prevailed by the following vote:

1446

Ayes	80
Noes	16

Representatives voting aye were: Baum, Boyd, Bricken, Byrd, Calfee, Carr, Carter, Cepicky, Cochran, Coley, Crawford, Curcio, Daniel, DeBerry, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Moon, Ogles, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Terry, Thompson, Tillis, Todd, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--80

Representatives voting no were: Beck, Camper, Chism, Clemmons, Cooper, Dixie, Hardaway, Johnson G, Lamar, Love, Miller, Mitchell, Parkinson, Potts, Stewart, Towns--16

A motion to reconsider was tabled.

HOUSE ACTION ON SENATE AMENDMENTS

*House Bill No. 788 -- Education - As introduced, makes various changes to state education laws; revises certain duties of the commissioner of education; transfers certain duties from the department of education to local boards of education; transfers certain duties from the state board of education to local education agencies. - Amends TCA Title 49. by *Dunn. (SB1251 by *Gresham, *Stevens)

Senate Amendment No. 4

AMEND House Bill No. 788 by inserting the following new section immediately preceding the effective date section and renumbering the effective date section accordingly:

SECTION ____. Tennessee Code Annotated, Title 49, Chapter 7, Part 1, is amended by adding the following as a new section:

- (a) Notwithstanding § 10-7-504 or any other law to the contrary, records maintained by an intercollegiate athletics program of a public institution of higher education must be treated as confidential and must not be open for public inspection if the records contain information relating to game or player integrity and that is traditionally not revealed publicly due to the public institution of higher education's need to maintain competiveness in the sport to which the records relate.
- (b) As used in this section, "information relating to game or player integrity and that is traditionally not revealed publicly due to the public institution of higher education's need to maintain competiveness in the sport to which the records relate" includes, but is not limited to, plays or playbooks; signals; plans, techniques, philosophies, strategies, systems, drills, or schemes for practices,

1447

games, or other team activities; recordings of practices, games, or other team activities; assessments of a participant including a player, recruit, game official, or opposing coach; information related to nutrition, medical care, physical therapy, recovery, strength-training, conditioning, or a player's likelihood of participating in a sport or athletic competition; and other information which, if disclosed to the public, reasonably could be used to affect the integrity of a sport, athletic contest, a participant in a sport or athletic contest, or a bet or wager on a sport or athletic contest.

- (c) This section does not limit access to records:
- (1) Of a law enforcement agency, court, or other governmental agency that is performing an official function;
- (2) That relate to a court's or governmental agency's determination that an individual or a public institution of higher education violated a law; or
- (3) That relate to a notice of an allegation by, or a determination of, the National Collegiate Athletic Association (NCAA) that an individual or institution violated a NCAA rule, including, but not limited to, a warning, reprimand, fine, suspension, termination, or other similar action, imposed by a public institution of higher education or the NCAA.
- (d) This section does not prohibit a coach or other employee of a public institution of higher education from releasing information related to a player's injury, a player's or team's readiness to participate in a competition, or any other observation or strategy if the release of information is part of the traditional and regular communication that a coach or other employee of a public institution of higher education voluntarily releases to inform the public.
- (e) Notwithstanding subsection (a), records, or parts of records, that are confidential pursuant to this section must be released to the public upon a request made in accordance with § 10-7-503 when the public's interest in the content of the records outweighs the interest of game or player integrity or the need to maintain competitiveness in the sport to which the records relate, or when game or player integrity or the need to maintain competitiveness in a sport are no longer relevant due to the passage of time. For purposes of this subsection (e), "public interest" includes, but is not limited to, accountability of the public institution of higher education, public officials, or employees of the public institution of higher education. This subsection (e) does not apply to records otherwise confidential under state or federal law.
 - (f) This section is repealed on July 1, 2026.

	Rep. Dunn	moved that the	House cond	cur in Senate	Amendment I	No. 4 to H	louse B	ill No.
788 ,	which motion	prevailed by the	e following v	ote:				

Ayes	96
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loes	

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, Daniel, DeBerry, Dixie, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada--96

A motion to reconsider was tabled.

UNFINISHED BUSINESS

MOTION TO PLACE BILL ON CALENDAR

Rep. Lamberth moved that **House Bill No. 771** be placed on the Insurance Committee Calendar for this week, which motion prevailed.

RULES SUSPENDED

Rep. Lamberth moved all bills properly on notice in Finance and Finance Subcommittee by the 3:30 pm deadline today be heard in Finance and Finance Subcommittee tomorrow, April 18, 2019, without objection motion prevailed.

MOTION TO PLACE BILLS ON CALENDAR

Rep. Lamberth moved that **House Bills Nos. 628**, **507**, **1449**, **197**, **1246**, **886**, **1192**, **664**, **394**, **769**, **1461**, **567**, **982**, **716**, **799**, **1156**, **1004**, **269**, **1016**, **991**, **1483**, **597**, **1256** and **237** be placed on the Finance, Ways & Means Subcommittee Calendar for today, April 17, 2019, which motion prevailed.

MOTION TO PLACE BILL ON CALENDAR

Rep. Lamberth moved that **House Bill No. 1124** be placed on the Government Operations Committee Calendar for April 18, 2018, which motion prevailed.

SPONSORS ADDED

Under **Rule No. 43**, the following members were permitted to add their names as sponsors as indicated below, the prime sponsor of each having agreed to such addition:

1449

House Joint Resolution No. 394 Reps. Holt, M. Hill and Lynn as prime sponsors.

House Bill No. 129 Rep. Hardaway as prime sponsor.

House Bill No. 179 Reps. Freeman and Moon as prime sponsors.

House Bill No. 221 Rep. Ragan as prime sponsor.

House Bill No. 327 Rep. Hardaway as prime sponsor.

House Bill No. 331 Reps. Whitson and Hazlewood as prime sponsors.

House Bill No. 715 Rep. Hicks as prime sponsor.

House Bill No. 794 Rep. Cooper as prime sponsor.

House Bill No. 939 Rep. Kumar as prime sponsor.

House Bill No. 982 Rep. Lamberth as prime sponsor.

House Bill No. 991 Rep. Ramsey as prime sponsor.

House Bill No. 1045 Rep. Hawk as prime sponsor.

House Bill No. 1141 Rep. Rudd as prime sponsor.

House Bill No. 1182 Reps. Calfee and Hazelwood as prime sponsor.

House Bill No. 1192 Rep. Ogles as prime sponsor.

House Bill No. 1293 Rep. Lamberth as prime sponsor.

House Bill No. 1319 Rep. Littleton as prime sponsor.

House Bill No. 1320 Rep. Littleton as prime sponsor.

House Bill No. 1500 Rep. C. Sexton as prime sponsor.

House Bill No. 1508 Rep. Keisling as prime sponsor.

House Bill No. 1515 Rep. Hicks as prime sponsor.

SPONSORS REMOVED

On Motion, Rep. Holt was removed as sponsor of **House Bill No. 991**.

MESSAGE FROM THE SENATE April 17, 2019

1450

MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolutions Nos. 370, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 394, 395, 396, 397, 398, 399, 400 and 401; For the signature of the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

SIGNED April 17, 2019

The Speaker announced that he had signed the following: Senate Joint Resolutions Nos. 370, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 394, 395, 396, 397, 398, 399, 400 and 401.

TAMMY LETZLER, Chief Clerk

MESSAGE FROM THE SENATE April 17, 2019

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos. 62, 180, 350, 384, 456, 542, 567, 577, 798, 808, 836, 846, 1313 and 1493; For the signature of the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

SIGNED April 17, 2019

The Speaker announced that he had signed the following: Senate Bills Nos. 62, 180, 350, 384, 456, 542, 567, 577, 798, 808, 836, 846, 1313 and 1493.

TAMMY LETZLER, Chief Clerk

ENROLLED BILLS April 17, 2019

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Bills Nos. 51, 86, 104, 187, 295, 381, 396, 536, 603, 655, 686, 705, 838, 868, 1078, 1142, 1190, 1242, 1303, 1342, 1388, 1503, 1505, 1506 and 1513; and find same correctly enrolled and ready for the signatures of the Speakers.

GREG GLASS, Chief Engrossing Clerk

MESSAGE FROM THE GOVERNOR April 17, 2019

1451

MR. SPEAKER: I am directed by the Governor to return herewith: House Joint Resolution No. 267; with his approval.

LANG WISEMAN, Deputy and Counsel to the Governor

ENROLLED BILLS April 17, 2019

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Joint Resolutions Nos. 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432 and 433; and find same correctly enrolled and ready for the signatures of the Speakers.

GREG GLASS, Chief Engrossing Clerk

SIGNED April 17, 2019

The Speaker announced that he had signed the following: House Joint Resolutions Nos. 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432 and 433.

GREG GLASS, Chief Engrossing Clerk

ENROLLED BILLS April 17, 2019

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Resolutions Nos. 85, 86, 87, 88, 89 and 90; and find same correctly enrolled and ready for the signature of the Speaker.

GREG GLASS, Chief Engrossing Clerk

SIGNED April 17, 2019

The Speaker announced that he had signed the following: House Resolutions Nos. 85, 86, 87, 88, 89 and 90.

GREG GLASS, Chief Engrossing Clerk

1452

MESSAGE FROM THE SENATE April 17, 2019

MR. SPEAKER: I am directed to return to the House, House Bills Nos. 252, 422, 785, 926 and 1361; substituted for Senate Bills on same subjects and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 17, 2019

MR. SPEAKER: I am directed to return to the House, House Joint Resolutions Nos. 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432 and 433; signed by the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 17, 2019

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos. 259, 478, 540, 566 and 673; passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

- **Senate Bill No. 259** -- Local Education Agencies As introduced, requires local education agencies to develop and implement a "Stop the Bleed" program that requires each school in the LEA to place a bleeding control kit within the school; requires the department of education to develop a bleeding control kit training program for LEA employees. Amends TCA Title 49, Chapter 1; Title 49, Chapter 2 and Title 49, Chapter 6. by *Kyle. (*HB215 by *Clemmons, *Freeman, *Hodges)
- *Senate Bill No. 478 -- Public Records As introduced, prohibits governmental entities from entering into confidentiality agreements with regard to public records. Amends TCA Title 10, Chapter 7. by *Gardenhire. (HB665 by *Faison)
- *Senate Bill No. 540 -- Professions and Occupations As introduced, defines mental health disorder; creates civil liability for an unlicensed person providing mental health psychotherapy services for treatment of a mental health disorder. Amends TCA Title 29; Title 33; Title 63 and Title 68. by *Lundberg. (HB995 by *Beck)
- *Senate Bill No. 566 -- Controlled Substances As introduced, changes from March 1 to March 15 the annual date by which the commissioner of health must file a report with the 1453

appropriate committees of the senate and house of representatives on the outcome of the controlled substances database program with respect to its effect on distribution and abuse of controlled substances. - Amends TCA Title 29; Title 39; Title 40; Title 43; Title 53 and Title 67. by *Bowling. (HB1293 by *Faison, *Farmer, *Carter, *Lamberth)

*Senate Bill No. 673 -- Veterans Services, Dept. of - As introduced, requires the department to provide training in mental health crisis management to the employees of the department who directly interact with veterans for the purposes of assisting veterans with mental health issues. - Amends TCA Title 58, Chapter 3. by *Briggs, *Kyle, *White. (HB787 by *Hall, *White, *Russell, *Ramsey, *Wright, *Moon, *Crawford, *Griffey, *Doggett)

MESSAGE FROM THE SENATE April 17, 2019

MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolutions Nos. 497 and 514; For the signature of the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

SIGNED April 17, 2019

The Speaker announced that he had signed the following: Senate Joint Resolutions Nos. 497 and 514.

TAMMY LETZLER, Chief Clerk

ENGROSSED BILLS April 17, 2019

MR. SPEAKER: The following bills have been examined, engrossed and are ready for transmission to the Senate: House Bills Nos. 108, 164, 167, 516, 656, 657, 911, 940, 1023, 1252, 1498 and 1516; House Joint Resolutions Nos. 54, 56, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475 and 476.

GREG GLASS, Chief Engrossing Clerk

ROLL CALL

The roll call was taken with the following results:	
Present99	5

Representatives present were Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carter, Cepicky, Chism, Clemmons, Cochran, Coley, Cooper, Crawford, Curcio, Daniel, 1454

DeBerry, Dixie, Doggett, Dunn, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Griffey, Hakeem, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks, Hill M, Hill T, Hodges, Holsclaw, Holt, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sanderson, Sexton C, Sexton J, Shaw, Sherrell, Smith, Sparks, Staples, Stewart, Terry, Thompson, Tillis, Todd, Towns, Travis, Van Huss, Vaughan, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Casada -- 95

RECESS

On motion of Rep. Lamberth, the House stood in recess until 9:00 a.m., Thursday, April 18, 2019.